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REAL ESTATE MORTGAGE

This mortgage made on the day of	JUNE	2000
	DONNA M ANTO	ZAK HUSBAND AND WIFE
Preinafter referred to as MORTGAGORS and ASS	SOCIATES HOME E	COULTY SERVICES COINC
ereinafter referred to as MORTGAGORS, and ASS hose address is 429 W 81ST AVE., MER	RRILLVILLE, IN	46410
, hereinafter referred to	as MORTGAGEE.	
		much and martages to Martages a
WITNESSETH: Mortgagors jointly and severally gran		
accessors and assigns, the real property hereinafter de	scribed as security	together with interest as provided
f even date herewith in the amount of \$ 101,849.99 to loan agreement which has a final payment date of	, IIII V E	logether with interest as provided
The property hereby mortgaged, and described belongether with easements, rights, privileges, interests, ren	ts and profits.	
TO HAVE AND TO HOLD the said property hereinal percunto belonging unto mortgagee, its successors and portgagors are seized of good and perfect title to said ame, that the title so conveyed is clear, free and upportgagors will forever warrant and defend the same untition encumbrances, if any, hereinafter shown.	assigns, forever; a property in fee sim nencumbered exce	and Mortgagors hereby covenant that ple and have authority to convey the ept as hereinafter appears and that
If mortgagors shall fully perform all the terms and coordance with its terms, the obligations which this more fine further force and effect.	conditions of this	s mortgage and shall pay in full
MORTGAGORS AGREE: To keep the mortgaged proully insured at all times against all hazards with an insurational, acceptable to Mortgagee, which policy shall conterest may appear. Mortgagor hereby confers full power and such policies; to demand, receive, and receipt fortgagee's option, to apply same toward either the resorte. Any application of such proceeds toward payment conthly installments due under the note. If Mortgagee ally responsible for damage or loss resulting from any cases, assessments, bills for repairs and any other expensive due in order that no lien superior to that of this mortgaget, and to pay, account of any indebtedness which may be secured by a content of the property and improvements thereon, and not to commit the mortgaged property in its present condition, and repair.	rance company automain a loss-payabler on Mortgagee to for all proceeds be storation or repair of the note shall neelects to waive subsequences whatsoever, as a lien superior to the program of the process incident to the ortgage and not now when due, all insignation, management or allow waste on the process of the proce	horized to do business in the State e clause in favor of Mortgagee as settle and compromise all loss claim accoming payable thereunder; and, of the premises or the payment of the extend or postpone the due date ch insurance Mortgagors agree to Mortgagors further agree. To pay ownership of the mortgaged properly existing may be created against the tallments of interest and principal ce lien of this mortgage and existing and and occupation of the mortgage and to ke hary depreciation excepted.
If Mortgagor fails to perform the covenants and agricultation, covenants to pay taxes, produce insurance, ption, but shall not be required to, disburse such surfocure such insurance, or otherwise to protect. Mortgagereunder shall be an additional obligation of Mortgaglortgagee agree otherwise, all such amounts shall be lortgagee to Mortgagor, and may bear interest from the stated in the note or the highest rate permissible hall require Mortgagee to incur any expense or take any	and protect again as and take such a agee's interest. A gor secured by this e payable immedia date of disbursemby applicable law.	est prior liens, Mortgagee may at actions necessary to pay such taxe any amount disbursed by Mortgages Mortgage. Unless Mortgager actely by Mortgager upon notice from the lesser of the Nothing contained in this paragra
If default be made in the terms or conditions of the defortgage, or in the payment of any installments when do make an assignment for the benefit of creditors, or operty or any part thereof be attached, levied upon datements of Mortgagors herein contained be incorrectly, or sell or attempt to sell all or any part of the lortgagee's option, become immediately due and payable.	ue, or if Mortgagors r have a receiver or seized, or if any oct or if the Mortg same, then the wh le, without notice o	s shall become bankrupt or insolve appointed, or should the mortgag of the representations, warranties agors shall abandon the mortgagnole amount hereby secured shall, r demand, and shall be collectible in
uit at law or by foreclosure of this mortgage. In any ca	ase, regardless of s	such enforcement, Mortgagee shall

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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 hereur executors, administrators and assign	nder shall extend to and be binding upon the several heirs, successors, is of the parties hereto.
The plural as used in thi <mark>s instru</mark> me	nt shall include the singular where applicable.
The real property hereby mortgag State of Indiana, and is described as	
OT 23, BLOCK 1, HIGHLAND GARDEN AGE 76, IN LAKE COUNTY, INDIANA	S, IN THE TOWN OF HIGHLAND, AS SHOWN IN PLAT BOOK 32,
IN WITNESS WHEREOF MORROR	ors have executed this mortgage on the day above shown.
Kusell D. And	Donna M. antorak
RUSSELL F ANTCZAR	MORTGAGOR DONNA M ANTCZAK MORTGAGOR
ACKNOWLEDG	EMENT BY INDIVIDUAL OR PARTNERSHIP BORROWER
STATE OF INDIANA, COUNTY OF	LAKE , SS.
Before me, the undersigned, a note	ary public in and for said county and state, personally appeared
RUSSELL F ANTCZAK and acknowledged in the execution of	AND DONNA M ANTCZAK of the foregoing mortgage.
IN WITNESS WHEREOF I have h	ereunto subscribed my name and affixed my official seal this 29 day of 2000
My Commission Expires:	nousem madelle
3-31-2001	MARÎLYN M HUBER LAKE NOTARY PUBLIC
	NOTARY PLEASE PRINT NAME AND COUNTY
This instrument was prepared by	MARILYN M HUBER
	ORIGINAL (1)
	BORROWER COPY (1)

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RETENTION COPY (1)

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