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2009 JUL 21 FN 2:16

INC. FIS AVECTORER INDIANA REAL ESTATE MORTGAGE

3 Rivera // 727 S Clinton

REVOLVING LIN	NE OF CREDIT	It. Wayne Ind 46802
THIS INDENTURE WITNESSETH, that WILLIAM R. VACI	AVIK AND GLADYS A. VACLAVIK	46802
hereinafter referred to as Mortgagors, of LAKE	County, State of INDIANA	, Mortgage
and warrant to Wells Fargo Financial Bank, hereinafter refer	red to as Mortgagee, the following de	scribed real estate, in
LAKE County, State of Indiana, t	o wit:	
LOT NUMBER EIGHTY-FIVE (85) IN BROOVIEW TERRACE UNIT #3 I CITY OF HOBART, AS SHOWN IN PLAT BOOK 35, PAGE 104 IN LAK COUNTY, INDIANA.		
Doci	iment is	
to secure the repayment of Mortgagors' indebtedness evider between Mortgagors and Mortgagoe, together with charges a all indebtedness, future advances, and charges now or hereaft under said Agreement or any future Agreement between Mort amount of the outstanding indebtedness owing to Mortgagoe \$200,000.00.	ccording to the terms of said Agreemer owing or to become owing by Morgagors and Mortgagoe, provided howe	ent; and also any and tgagors to Mortgagee wer, that the principal
Mortgagors expressly agree to keep all legal taxes, assessing buildings and improvements thereon in good repair, to eximprovements thereon insured for the benefit of the Mortgagor to do so, Mortgagee may pay such taxes, assessments, and presaid property to be insured, and the amount so paid shall become	ommit no waste thereon, and to kee e as its interest may appear; and upon for liens, and cause said property to be	failure of Mortgagors repaired, and cause
Mortgagors agree to pay all indebtedness secured her insurance, without any relief whatsoever from valuation or a agree not to sell, convey or transfer said property, or any part such sale, conveyance or transfer without Mortgagee's prior hereof.	ppraisement laws of the State of Indi thereof, without Mortgagee's prior wi written consent shall constitute a de	ana. Mortgagors also itten consent and any fault under the terms
Mortgagors agree that upon failure to pay any installmentereby secured when due, or taxes, assessments, insurance, of the other terms hereof, then all of said mortgage indebtedness and collectible and this mortgage may then be foreclosed according to any deficiency, to which Mortgagors hereby said premises and collect the rents, issues and profits thereof f	r prior liens, or in event of default in as shall at Mortgagee's option, withou ordingly. Upon foreclosure Mortgage consent, to have a receiver appointed	or violation of any of a notice, become due shall have the right, to take possession of
The covenants contained herein shall bind and inure to the successors, and assigns of the parties hereto. Whenever used the plural the singular, and the use of any gender shall include	the singular number shall be construed all genders.	to include the plural,
IN WITNESS WHEREOF, the Mortgagors have hereunto	oset their hands this 19TH day of	JULY ,
Sign here Vellam R. Vaclovik	Sign here	
Type name as signed: WILLIAM R. VACLAVIK	Type name as signed:	
Sign here Glady a Vor love &	Sign here	
Type name as signed: GLADYS A. VACLAVIK	Type name as signed:	
State of Indiana)) ss.		
County of LAKE)		
Before me, the undersigned, a Notary Public in and for sa came <u>WILLAM R. VACLAVIK AND GLADYS A. VACLAVIK</u> , and Witness my hand and official seal.	aid County, this 19TH day of JULY day of the	foregoing Mortgage.
-	Elaino	momlen
Type name as signed: ELAINE MENDEZ	<u> </u>	, Notary Public
My Commission Expires: AUGUST 5, 2007	**************************************	
This instrument was prepared by:STEVEN_C. THOMPSON	- WELLS FARGO FINANCIAL INDI 1155 E RIDGE RD GRIFFITH, IN 46319	ANA, INC.

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