STATE OF INDIANA LAKE COUNTY FILED FOR TO CHO

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INDIANA REAL ESTATE MORTGAGE TER

THIS INDENTURE WITNESSETH, that LORETTA STRE	ETER, ONE&THE SAME PERSON AS LORETTA FARRIS,	······································
hereinafter referred to as Mortgagors, of LAKE	County, State of INDIANA	, Mortgage
and warrant to Wells Fargo Financial Bank, hereinafter re	ferred to as Mortgagee, the following described	real estate, in
LAKE County, State of Indian	na, to wit:	
LOT 16, BLOCK 3, DAKLAND ADDITION TO THE CITY OF HAMMON (COMMONLY KNOWN AS 828 BAUER STREET, HAMMOND, INDIANA).	ND, INDIANA.	
Do	cument is	
NOT	OFFICIALL	
to secure the repayment of Mortgagors' indebtedness evidentween Mortgagors and Mortgagee, together with charges all indebtedness, future advances, and charges now or here	s according to the terms of said Agreement; and	also any and
ander said Agreement or any future Agreement between M		
amount of the outstanding indebtedness owing to Mortgage \$200,000.00.	ee by Mortgagors at any one time, shall not exce	ed the sum of
Mortgagors expressly agree to keep all legal taxes, assecution in good repair, to mprovements thereon in good repair, to mprovements thereon insured for the benefit of the Mortga o do so, Mortgagee may pay such taxes, assessments, and said property to be insured, and the amount so paid shall be	commit no waste thereon, and to keep the l	ouildings and of Mortgagors
Mortgagors agree to pay all indebtedness secured Insurance, without any relief whatsoever from valuation of agree not to sell, convey or transfer said property, or any pauch sale, conveyance or transfer without Mortgagee's princereof.	hereby, together with all taxes, assessments, or appraisement laws of the State of Indiana. Most thereof, without Mortgagee's prior written coior written consent shall constitute a default un	charges, and ortgagors also nsent and any der the terms
Mortgagors agree that upon failure to pay any installereby secured when due, or taxes, assessments, insurance the other terms hereof, then all of said mortgage indebted and collectible and this mortgage may then be foreclosed trespective of any deficiency, to which Mortgagors herebaid premises and collect the rents, issues and profits thereof	e, or prior liens, or in event of default in or viola ness shall at Mortgagee's option, without notice accordingly. Upon forcelosure Mortgagee shall h	tion of any of , become due nave the right,
The covenants contained herein shall bind and inure to uccessors, and assigns of the parties hereto. Whenever use the plural the singular, and the use of any gender shall include:	the benefit of the respective heirs, executors, and the singular number shall be construed to inclu	dministrators,
IN WITNESS WHEREOF, the Mortgagors have hereu	_	,
2000		•
Sign here Edward Streeter	Sign here Laretta Fare	is
ype name as signed EDWARD STREETER	Type name as signed: LORETTA FARRIS	
Sign here Laretta Struter	Sign here	
ype name as signed: LORETTA STREETER	Type name as signed:	
tate of Indiana)) ss.		
County of LAKE)		
Before me, the undersigned, a Notary Public in and for ame EDWARD AND LORETTA STREETER/LORETTA FARRIS	said County, this 11TH day of JULY and acknowledged the execution of the foregoing	, 2000 ,
Witness my hand and official scal.		9 · · · · · · · • · • · · • · · · · · ·
Type name as signed: DELMAR E VISOR, A RESIDENT OF LAK	CE COUNTY ,	Notary Public
My Commission Expires: JANUARY 29TH, 2008		
This instrument was prepared by:JEAN_DOHMEIER		
WELLS FARGO FINANCI	LAL INDIANA, ING.	

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