

STATE OF IND/INA LAKE COUNTY FILED FOR INJURED

2000 065760

2000 SEP 11 AM 10: 36

MORRIS W. CARTER INDEMNIFYING MORTGAGE RDER

ofBANK	County in the Ctate of Indiana hands manda and manual to the DEMOTTE CTATE
Inaia	Lake County, in the State of Indiana, hereby mortgage and warrant to the DEMOTTE STATE , Jasper County, Indiana the following described property in the County of Lake and State of the county of the
Lot 8	21, in Westfield Estates Unit One, as per plat thereof, recorded in Plat Book page 74, in the Office of the Recorder of Lake County, Indiana.
	Document is \
	NOT OFFICIAL!
	This Document is the property of
	the Lake County Recorder!
Thinm	
	ortgage is given to the mortgagee for the purpose of securing all indebtedness already owing bys Of The 20th Century, Inc
1101110	3 of the Edit Gentury, The
edness	or liability, of every kind, character and description of the mortgagor (s), or either of them, to the mortgage
edness hereaft	or liability, of every kind, character and description of the mortgagor (s), or either of them, to the mortgage er created, such as future loans, advances, overdrafts, and all indebtedness that may accrue to said Bank by
edness hereaft reason	or liability, of every kind, character and description of the mortgagor (s), or either of them, to the mortgage er created, such as future loans, advances, overdrafts, and all indebtedness that may accrue to said Bank by of the mortgagor (s) or either of them, becoming surety or endorser for any other person, whether said
edness hereaft reason indebte upon th	or liability, of every kind, character and description of the mortgagor (s), or either of them, to the mortgage ere created, such as future loans, advances, overdrafts, and all indebtedness that may accrue to said Bank by of the mortgagor (s) or either of them, becoming surety or endorser for any other person, whether said edness was originally payable to said bank or has come to it by assignment or otherwise and shall be binding the mortgagor (s), and remain in full force and effect until all said indebtedness is paid. This mortgage shall
edness hereaft reason indebte upon the secure	or liability, of every kind, character and description of the mortgagor (s), or either of them, to the mortgaged er created, such as future loans, advances, overdrafts, and all indebtedness that may accrue to said Bank by of the mortgagor (s) or either of them, becoming surety or endorser for any other person, whether said edness was originally payable to said bank or has come to it by assignment or otherwise and shall be binding the mortgagor (s), and remain in full force and effect until all said indebtedness is paid. This mortgage shall the full amount of said indebtedness without regard to the time when same was made. The mortgagor (s)
edness hereaft reason indebte upon the secure express	or liability, of every kind, character and description of the mortgagor (s), or either of them, to the mortgaged are created, such as future loans, advances, overdrafts, and all indebtedness that may accrue to said Bank by of the mortgagor (s) or either of them, becoming surety or endorser for any other person, whether said edness was originally payable to said bank or has come to it by assignment or otherwise and shall be binding the mortgagor (s), and remain in full force and effect until all said indebtedness is paid. This mortgage shall the full amount of said indebtedness without regard to the time when same was made. The mortgagor (s) agree to pay all sums and indebtedness secured hereby, and the same shall be collectable without relies
edness hereaft reason indebte upon the secure express from va	or liability, of every kind, character and description of the mortgagor (s), or either of them, to the mortgaged er created, such as future loans, advances, overdrafts, and all indebtedness that may accrue to said Bank by of the mortgagor (s) or either of them, becoming surety or endorser for any other person, whether said edness was originally payable to said bank or has come to it by assignment or otherwise and shall be binding the mortgagor (s), and remain in full force and effect until all said indebtedness is paid. This mortgage shall the full amount of said indebtedness without regard to the time when same was made. The mortgagor (s) agree to pay all sums and indebtedness secured hereby, and the same shall be collectable without relies aluation and appraisement laws and with attorney's fees, and in case it should become necessary to appoin
edness hereaft reason indebte upon the secure express from va	or liability, of every kind, character and description of the mortgagor (s), or either of them, to the mortgager created, such as future loans, advances, overdrafts, and all indebtedness that may accrue to said Bank by of the mortgagor (s) or either of them, becoming surety or endorser for any other person, whether said edness was originally payable to said bank or has come to it by assignment or otherwise and shall be binding the mortgagor (s), and remain in full force and effect until all said indebtedness is paid. This mortgage shall the full amount of said indebtedness without regard to the time when same was made. The mortgagor (s) agree to pay all sums and indebtedness secured hereby, and the same shall be collectable without relie aluation and appraisement laws and with attorney's fees, and in case it should become necessary to appoint over for any property that may be secured by this mortgage, it shall not be necessary to serve notice upon the
edness hereaft reason indebte upon the secure express from va a Recei mortga	or liability, of every kind, character and description of the mortgagor (s), or either of them, to the mortgager created, such as future loans, advances, overdrafts, and all indebtedness that may accrue to said Bank by of the mortgagor (s) or either of them, becoming surety or endorser for any other person, whether said edness was originally payable to said bank or has come to it by assignment or otherwise and shall be binding the mortgagor (s), and remain in full force and effect until all said indebtedness is paid. This mortgage shall the full amount of said indebtedness without regard to the time when same was made. The mortgagor (s saly agree to pay all sums and indebtedness secured hereby, and the same shall be collectable without relie aluation and appraisement laws and with attorney's fees, and in case it should become necessary to appoint iver for any property that may be secured by this mortgage, it shall not be necessary to serve notice upon the gor.
edness hereaft reason indebte upon the secure express from va a Recei mortga	or liability, of every kind, character and description of the mortgagor (s), or either of them, to the mortgager created, such as future loans, advances, overdrafts, and all indebtedness that may accrue to said Bank by of the mortgagor (s) or either of them, becoming surety or endorser for any other person, whether said edness was originally payable to said bank or has come to it by assignment or otherwise and shall be binding the mortgagor (s), and remain in full force and effect until all said indebtedness is paid. This mortgage shall the full amount of said indebtedness without regard to the time when same was made. The mortgagor (s) agree to pay all sums and indebtedness secured hereby, and the same shall be collectable without relies aluation and appraisement laws and with attorney's fees, and in case it should become necessary to appoint over for any property that may be secured by this mortgage, it shall not be necessary to serve notice upon the
edness hereaft reason indebte upon the secure express from va a Recei mortga	or liability, of every kind, character and description of the mortgagor (s), or either of them, to the mortgager cereated, such as future loans, advances, overdrafts, and all indebtedness that may accrue to said Bank by of the mortgagor (s) or either of them, becoming surety or endorser for any other person, whether said edness was originally payable to said bank or has come to it by assignment or otherwise and shall be binding the mortgagor (s), and remain in full force and effect until all said indebtedness is paid. This mortgage shall the full amount of said indebtedness without regard to the time when same was made. The mortgagor (s say agree to pay all sums and indebtedness secured hereby, and the same shall be collectable without relie aluation and appraisement laws and with attorney's fees, and in case it should become necessary to appoint iver for any property that may be secured by this mortgage, it shall not be necessary to serve notice upon the gor.
edness hereaft reason indebte upon the secure express from value a Recei mortga. In With	or liability, of every kind, character and description of the mortgagor (s), or either of them, to the mortgage for created, such as future loans, advances, overdrafts, and all indebtedness that may accrue to said Bank by of the mortgagor (s) or either of them, becoming surety or endorser for any other person, whether said edness was originally payable to said bank or has come to it by assignment or otherwise and shall be binding the mortgagor (s), and remain in full force and effect until all said indebtedness is paid. This mortgage shall the full amount of said indebtedness without regard to the time when same was made. The mortgagor (s) agree to pay all sums and indebtedness secured hereby, and the same shall be collectable without relie aluation and appraisement laws and with attorney's fees, and in case it should become necessary to appoint over for any property that may be secured by this mortgage, it shall not be necessary to serve notice upon the gor. The secure of them to the time when same was made. The mortgage is shall not be necessary to serve notice upon the gor.
edness hereaft reason indebte upon the secure express from va a Recei mortga	or liability, of every kind, character and description of the mortgagor (s), or either of them, to the mortgager cereated, such as future loans, advances, overdrafts, and all indebtedness that may accrue to said Bank by of the mortgagor (s) or either of them, becoming surety or endorser for any other person, whether said edness was originally payable to said bank or has come to it by assignment or otherwise and shall be binding the mortgagor (s), and remain in full force and effect until all said indebtedness is paid. This mortgage shall the full amount of said indebtedness without regard to the time when same was made. The mortgagor (s say agree to pay all sums and indebtedness secured hereby, and the same shall be collectable without relie aluation and appraisement laws and with attorney's fees, and in case it should become necessary to appoint iver for any property that may be secured by this mortgage, it shall not be necessary to serve notice upon the gor.
edness hereaft reason indebte upon the secure express from value a Recei mortga. In With has	or liability, of every kind, character and description of the mortgagor (s), or either of them, to the mortgager are created, such as future loans, advances, overdrafts, and all indebtedness that may accrue to said Bank by of the mortgagor (s) or either of them, becoming surety or endorser for any other person, whether said edness was originally payable to said bank or has come to it by assignment or otherwise and shall be binding the mortgagor (s), and remain in full force and effect until all said indebtedness is paid. This mortgage shall the full amount of said indebtedness without regard to the time when same was made. The mortgagor (s) agree to pay all sums and indebtedness secured hereby, and the same shall be collectable without relie aluation and appraisement laws and with attorney's fees, and in case it should become necessary to appoint over for any property that may be secured by this mortgage, it shall not be necessary to serve notice upon the gor. The secure of them of them of them of them of the mortgage, it shall not be necessary to serve notice upon the gor.
edness hereaft reason indebte upon the secure express from value a Recei mortga. In With has	or liability, of every kind, character and description of the mortgagor (s), or either of them, to the mortgage er created, such as future loans, advances, overdrafts, and all indebtedness that may accrue to said Bank by of the mortgagor (s) or either of them, becoming surety or endorser for any other person, whether said edness was originally payable to said bank or has come to it by assignment or otherwise and shall be binding the mortgagor (s), and remain in full force and effect until all said indebtedness is paid. This mortgage shall the full amount of said indebtedness without regard to the time when same was made. The mortgagor (s) agree to pay all sums and indebtedness secured hereby, and the same shall be collectable without relie aluation and appraisement laws and with attorney's fees, and in case it should become necessary to appoint over for any property that may be secured by this mortgage, it shall not be necessary to serve notice upon the gor. The mess Whereof Homes Of The 20th Century. Inc. The mess Whereof hand and seal should be september, 2000

I Or FA

F32878

State of Indiana

ss:

County of <u>Lake</u>	The African Incompany of the Control	
September 2000	Public in and for said County and S	
Homes Ut The 20th Century, 1	nc., By: Larry N. Luebcke, Pre	sident
Ackowledged the execution of the	above and foregoing mortgage for the	uses and purposes therein set forth.
Witness my hand and Notarial Sea	Stacey Bright	NOTARY PUBLIC
My Commission Expires October	21, 2006 County of Reside	Lake Lake
Th	is Document is the prop	
	a. 🦘	
Z STATION		
NO LOS DE		
	SEAL OF	
	MOIAN ALLER	