1 Park

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2007 JUL 18 PH 1: 14

MORARO ... CARTER RECORDER

## INDIANA REAL ESTATE MORTGAGE REVOLVING LINE OF CREDIT

THIS INDENTURE WITNESSETH, that Deanna M	
to as Mortgagors, of Lake , County, Sta	ate of IN Mortgage and warrant to Wells Fargo Financial Bank,
hereinafter referred to as Mortgagee, the following described	I real estate, in Lake County,
State of Indiana, to wit:	
LOT 29, IN BLOCK 3, IN TRI-STATE MANOR ADDITIO	N UNIT TWO, IN THE CITY OF HAMMOND, AS PER PLAT
THEREOF, RECORDED IN PLAT BOOK 31 PAGE 36, IN INDIANA.	THE OFFICE OF THE RECORDER OF LAKE COUNTY,
o secure the repayment of Mortgagors' indebtedness evidence	ced by a Credit Card Account Agreement ("Agreement") between
wortgagors and wrongagee, together with charges according	to the terms of said Agreement; and also any and all in title 1
dutile advances, and charges now or hereafter owing or to be	come owing by Mortgagors to Mortgagoe under gold A green and
any future Agreement between Mortgagors and Mortgagee, pundebtedness owing to Mortgagee by Mortgagors at any one of	provided however that the principal amount of the outstanding
Mortgagors expressly agree to keep all legal taxes, assessn	nents, and prior liens against said property paid, to keep the
outlaings and improvements thereon in good repair, to commit r	10 waste thereon, and to keep the buildings and
improvements thereon insured for the benefit of the Mortgagee a	as its interest may annear; and upon failure of Mantagaran
o do so, Mortgagee may pay such taxes, assessments, and prior aid property to be insured, and the amount so paid shall become	liens, and cause said property to be repaired, and cause
Mortgagors agree to pay all indebtedness secured hereby	v together with all taxes assessments charges and in more
rithout any tener whatsoever from valuation or appraisement	laws of the State of Indiana Mortgagors also games wet to
ell, convey or transfer said property or any part thereof, with onveyance or transfer without Mortgagee's prior written con	out Mortgagee's prior written consent and any such sale,
Mortgagors agree that upon failure to pay any installment	nt due under said Agreement, or any other indebtedness bareby
becured when due, or taxes, assessments, insurance, or prior li	lens, or in event of default in or violation of any of the other
erins hereof, then all of said mortgage indebtedness shall at N	Mortgagee's ontion without notice become due and collectible
nd this mortgage may then be foreclosed accordingly. Upon	foreclosure Mortgagee shall have the right important of
enciency, to which Mortgagors hereby consent, to have a recents, issues and profits thereof for the benefit of the Mortgag	ceiver appointed to take possession of said premises and collect the
The covenants contained herein shall bind and inure to t	he benefit of the respective heirs, executors, administrators,
lural the singular, and the use of any gender shall include all	the singular number shall be construed to include the plural, the
IN WITNESS WHEREOF, the Mortgagors have hereunt	
2002	to set their hands this 12 day of July ,
a: 1 10a M/1	
Sign here ype name as signed: Deanna M Garza	Sign here
ype name as signed: Deanna M Garza	Type name as signed:
Sign here	Sign here
	Type name as signed:
rate of Indiana	
ounty of	
Before me, the undersigned, a Notary Public in and for	said County this 1271 day of Tyry
inte Deanna M Garza	
knowledged the execution of the foregoing Mortgage. Witne	ess my hand and official seal.
	elaine mender
	ELAINE MENDEZ , Notary Public
/pe name as signed:	
y Commission Expires: 8-5-07 his instrument was prepared by: Darlene Nagel	
	S FakGo FiveNCIEC
2143 NOWLINE-0700 372	O( a) Will do
<i>JC</i>	- THE
$M^{>_{l}}$	OI W. 4th Ave oux Falls SD,
$\mathcal{A}^{>_{l}}$	oux falls SD, 57106