Reception INO	day of	A.D.		m.
recorded this				
	(This mortgage secure	EAL ESTATE MORTGAG es the described indebtedness a	nd renewals thereof.)	
HIS INDENTURE W	/ITNESSETH, that	James Z.Dunn Jr		and
ereinafter called Mo	rtgagor(s) of Lake	County, in the	State of <u>Indiana</u> es 2414 Interstate Plaza I	r Hammond
fortgage(s) and War	rant(s) to Aller I can G	County in the	State of Indiana	
ereinafter called Mo	rtgagee, of <u>Lake</u> od Roal Estate situated i	n Lake	Otate of	,
ne rollowing describe	of Indiana, as follows, to	wit:		
-			Page 48, in Lake County,	
indiana.	lores riddron, as	,	, , , , , , , , , , , , , , , , , , , ,	
	/1	Document is		
	1 Austine on ar ofter 60	Document 1s	an we can demand the full balance	and you
EEATHDE /if Coll	have to now the princin	al amount of the loan and all line	nam interest accided to the day we	make me
checked and the de	mand. If we elect to ex-	ercise this option you will be giv	en written notice of election at leas	nermitted
s 60 months of the	for the note mortgage of	or deed of trust that secures this	loan. If we elect to exercise this of	olion, and
		· · · · · · · · · · · · · · · · · · ·	there will be no prepayment penalty	
o secure the re	epayment of a pror	nissory note of even date executed by the Mortgag	e herewith for the principal or(s) and payable to the Mortgaç	je, on or
pefore <u>60                                    </u>	nonths after date, in ins	stallments and with interest the	or(s) and payable to the Mortgag reon, all as provided in said note,	and any
enewal thereof; the	Mortgagor(s) expressly	agree(s) to pay the sum of it	nav anv installment on said note.	r anv part
horoof at maturity	or the interest thereon	or any part thereof when du	le, or the taxes of insurance as n	ereinaiter
stipulated, then said	note shall immediately	be due and payable, and this it	wing on said note or any renewal	thereof is
oaid, said Mortgagor	(s) shall keep all legal to	axes and charges against said p	premises paid as they become due, verage, vandalism and malicious mi	and shall
reep the buildings a	nd improvements thereo	on insured for fire, extended coverests may appear and t	verage, vandalism and malicious mi he policy duly assigned in the	scniet for amount
of Eight thousa	nd three hundred a	and thirty two dollars	he policy duly assigned in the and 31/100	_Dollars
\$ 8332.31	), and	failing to do so, said Mortga	agee may pay said taxes, charge	es and/or art of the
ndebtedness secur	ad by this mortgage. I	f not contrary to law, this mor	id note, shall be and become a p tgage shall also secure the paym	ent of all
enowals and renew	al notes hereof togeth	er with all extensions thereof.	The Mortgagors for themselves, tr	ieir neirs,
onay such further a	dvances if any with int	erest thereon as provided in the	te and interest as they become due note or notes evidencing such adv	ances. II
nortgagor shall fail t	o keen the real estate ii	n a good co <b>ndition</b> of repair or s	snali permit the real estate to be in	uanger or
he elements, vanda o protect the real es		her cause, Mortgagee may take	such steps as are necessary in its	Juagment
If not prohibited b	v law or regulation, this	mortgage and all sums hereby	secured shall become due and paya	ble at the
option of the Mortae	gee and forthwith upon	the conveyance of Mortgagor's	s title to all or any portion of said n in persons or entities other than	nortgaged
Mortgagor unless ti	ne nurchaser or transfe	eree assumes the indebtednes	is secured hereby with the conse	ent of the
Mortgagee. If mortg	agee exercises this opti	ion. Mortgagee shall give Mortga	agor Notice of Acceleration. This ne	otice shall
provide a period of f	NOT LESS than 30 days d by this Mortgage. If	s from the date the holice is deli Mortgagor fails to pay these su	vered or mailed within which Mortgams prior to the expiration period, M	Agor musi Nortgagee
nay invoke any rem	edies permitted by this N	Mortgage without further notice o	or demand on Mortgagor.	
If this mortgage i	s subject and subordina	te to another mortgage, it is her	eby expressly agreed that should a d prior mortgage, the holder of this	ny default mortgage
may nay such instal	ment of principal or suc	h interest and the amount so pa	iid with legal interest thereon from t	ne time of
such navment may l	ne added to the indebted	dness secured by this mortgage	and the accompanying note snall b	e aeemea
to be secured by thi	s mortgage, and it is ful close said prior mortgad	rther expressly agreed that in the de then the amount secured by	e event of such default or should a y this mortgage and the accompar	ny suit be Nying note
shall become and be	e due and payable at any	y time thereafter at the sole optic	on of the owner or holder of this mo	rtgage.
This instrument was	prepared byL	ynnette M.Lannon		- w
)14-32019 INH421 (10-11-99	) SECTION 32 REAL ESTATE MO	DRTGAGE	70952m	192 11
			- •	Ï

Mortgagor(s) expressly understand and agree that by this mortgage they hereby assign to the Mortgagee all or Mortgagor(s) rights and interest in and to all rents or payment on land contracts from any and all tenants or contract purchasers due or to become due from any such tenants or purchasers so long as the indebtedness hereby secured remains unpaid in whole or in part.

And the Mortgagor(s) covenants that at all times during the continuance of this mortgage, he (they) will perform all covenants and conditions of all prior and existing mortgages to include payment of principal and interest on any debt or debts secured thereby and Mortgagor(s) agree than in the even of default in the performance of such covenants and conditions then the Mortgagee hereof may declare that any debt hereby secured shall be due and owing in full and Mortgagee may enforce this mortgage by foreclosure with costs and attorney fees, or otherwise. In the event Mortgagor(s) default in the performance of any obligations secured by a prior and existing mortgage, Mortgagee hereof may at its sole election pay and discharge said prior debt and mortgage and Mortgagor(s) agree to be indebted to Mortgagee thereof in the additional amount so advance and this mortgage shall also secure such additional debt on the same terms and conditions.

And, at the option of the mortgagee, it should be lawful for the mortgage, who is hereby given and granted full right.

And, at the option of the mortgagee, it should be lawful for the mortgagee, who is hereby given and granted full right, license, power and authority, to peacefully enter into and take possession of the premises hereby mortgaged, or any part thereof, and to collect, receive and receipt for all rents, issues and profits thereof; and the mortgagers agree to deliver to the mortgagee at any time after default, on request, possession of the mortgaged premises and all leases, papers and records at any time in the possession or control of the mortgagors pertaining to the premises, and further agree to make, execute and deliver to the mortgage all such further assurances as may be proper for perfecting or completing the

security hereunder.	, ,
IN WITNESS WHEREOF, the said Mortgagor(s) has hereunto set his hand(s)	and seal(s) this 30th
day of <u>July</u> , 2002.	( )
(SEAL)	(SEAL)
Type name here James Z. Dunn Jr Type name here	
Jogseaument 1s	(SEAL
Type name here	
STATE OF INDIANA COUNTY OF Lake	
Before me, the undersigned, a Notary Public in and for said County, this 30th day of July	,
2002, came James Z. Dunn Jr. Document is the pr and acknowledged the	execution of the foregoing
instrument. the Lake County Recorder!	July 100 gaming
instrument.  WITNESS OF MY HAND and official seal.	$n_0 \mathcal{L}$
My Commission expires 1/20/08	Mannen
Resident of Lake County Lynnette M. Lannon Not	ary Public
RELEASE OF MORTGAGE	
THIS CERTIFIES that the annexed Mortgage to	which is
recorded in the office of the Recorder of County.	Indiana, in Mortgage
Record, page, has been fully paid and satisfied and the same is hereby re	leased.
Witness the hand and seal of said Mortgagee, this day of	
	(Seal)
STATE OF INDIANA	
STATE OF INDIANA, County ss:	
Before me, the undersigned, a Notary Public in and for said county, this day of and acknowledged the execution of the annexed release of mortgage, came	,
IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed by official seal.	
My Commission expires	
Note Note Note Note Note Note Note Note	ary Public
Notice: This is a mortgage subject to special rules under the Federal Truth in Lend	ing Act. Purchasers or

Assignees of this mortgage could be liable for all claims and defenses with respect to the mortgage that the Borrower could assert against the Creditor / Lender.

MORTGAGE
FROM
ТО
Received for record this day of
at o'clock m., and
recorded in Mortgage Record No
CountyFee \$

014-32019 INH422 (10-11-99) SECTION 32 REAL ESTATE MORTGAGE

