of pages

DWARE OF MELA LAKE COUNTY FILED FOR RECORD

2022 JUL - 9 PH 1: 22

MORRIS W. CARTER RECORDER

2003 071159

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REAL ESTATE MORTGAGE

Name and Address of Mortgagor(s): MARRIED TO SYLVIA CHANDLER REGGIE CHANDLER			Mortgagee: THE CIT GROUP/CONSUMER FINANCE, INC. 377 EAST BUTTERFIELD ROAD SUITE 925				
4215 10TH AVE GARY, IN 46404	DIJEK		LOM	BARD, II	60148		
Loan Number	Date	Date Final	Payment Due		Principal I	Principal Balance	
9500269965	06/25/03	06/30	0/33	_/ \	\$27,	000.00	
MORTGAGE OF To secure pa together with inter and renewals there estate described be appurtenances and which has the addr Indiana 464 TERMS AND CO PAYMENT OF OR void. TAXES - LIENS - security agreements	(zip code) SEE ATT NDITIONS: BLIGATIONS - If I INSURANCE - M (including mortgages, whether superior covor in a form and amount of the control of the covor in a form and amount of the covor in a form and a form and a form a	cumen igned today th in the No ons signing t and future d in Indiana OTH AVE Street) ACHED L pay my No AINTENA ges), liens, or inferior to ount satisfac	t is the promision of the secure this More improved, County (the "I EGAL E I assessment the lier of t	assignee in the payon of the payon of this will payon the payon of this will payon of this will payon the payon of this will payon the payon	terms, this Mortgage man the real est. TION 'EXH terms, this Mortgage man they assure the second terms are the second terms.	ncipal Balance dany modificats and conveystate and all early desired and partial are due and partials and any modification because will be are due and partials are due and due	as shown above tions, extensions to you the real asements, rights. become null and yable, all taxes, y other charges
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Premises in your favor at all times during to the oremium or other control	harge (including any	gage. You m	nay pay a naintain (ny such ta or repair t	ax, lien, asses he Premises)	ssment, obligati or purchase su	s in good repair

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J# 3726

SCHEDULE "A"

LOTS 6 AND 7 IN BLOCK 22 IN GARY HEIGHTS INTHE CITY OF AGRY AS PER PLAT THEREOF, RECORDED IN PLAT BOOK 20, PAGE 13 OF THE RECORDER OF LAKE COUNTY, INDIANA, BETTER KNOWN AS 4215 WEST 10TH AVENUE, GARY, INDIANA # 25-43-174-7.



The amount you pay will be due and payable to you on demand, will bear interest at the interest rate set forth in the Note secured by this Mortgage if permitted by law or, if not, at the highest lawful interest rate, will be an additional lien on the Premises and may be enforced and collected in the same manner as the other obligations secured by this Mortgage. The insurance carrier providing the insurance referred to above will be chosen by me subject to your approval which will not be unreasonably withheld. All insurance policies and renewals must be acceptable to you and must include a standard mortgage clause. You will have the right to hold the policies and renewals. If you require, I will promptly give to you all receipts of paid premiums and renewal notices. In the event of a loss, I will give prompt notice to the insurance carrier and you. You may file a proof of loss if not made promptly by me. Insurance proceeds will be applied to the restoration or repair of the Premises damaged or, at your option, the insurance proceeds will be applied to the sums, secured by this Mortgage, whether or not then due, with any excess paid to me. If I abandon the Premises, or do not answer within ten (10) days, a notice from you that the insurance carrier has offered to settle a claim, then you may collect the insurance proceeds. The ten (10) day period will begin when the notice is given.

TITLE - The Premises were conveyed to me by a deed which is to be, or has been, recorded before this Mortgage, and I warrant the title to the Premises. I further warrant that the lien created by this Mortgage is a valid and enforceable first lien, subordinate only to easements and restrictions of record on the date of this Mortgage, and that during the entire term of the indebtedness secured by this Mortgage, such lien will not become subordinate to anything else.

CONDEMNATION - The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation (the taking of my property for a public use) or other taking of any part of the Premises, or for conveyance in lieu of condemnation, are hereby assigned and will be paid to you and are subject to the lien of and secured by this Mortgage. In the event of a taking of the Premises, the proceeds will be applied to the sums secured by this Mortgage, whether or not then due, with any excess paid to me. If the Premises are abandoned by me, or if, after notice by you to me that the condemnor offers to make an award or settle a claim for damages, I fail to respond to you within ten (10) days after the date the notice is given, you are authorized to collect and apply the proceeds, at your option, either to the restoration or repair of the Premises, or to the sums secured by this Mortgage, whether or not then due.

DUE ON SALE OR ALTERATION - Except in those circumstances in which Federal law otherwise provides, I will not, without your consent, sell or transfer the Premises or alter, remove or demolish the buildings on the Premises, allow the Premises to deteriorate or commit waste.

DEFAULT - If I default in paying any part of the indebtedness secured by this Mortgage or if I default in any other way under this Mortgage or under the Note which it secures or on any other mortgage which covers the Premises, the entire unpaid principal balance and accrued and unpaid interest and any other amounts I then owe to you under this loan will become immediately due if you desire, without your advising me. If I am required to pay immediately in full as described above, I promise to pay your reasonable attorney's fee, if the loan is referred to an attorney, not your employee, for collection and all other reasonable costs and expenses you actually incur in collecting the loan or foreclosing on this Mortgage, to the extent permitted by law. If any money is left over after you foreclose on this Mortgage and deduct such attorney's fees and all other costs and expenses incurred, it will be paid to the persons legally entitled to it, but if any money is still owing, I agree to pay you the balance.

APPOINTMENT OF RECEIVER AND ASSIGNMENT OF RENTS - I agree that you are entitled to the appointment of a receiver in any action to foreclose on this Mortgage and you may also enter the Premises and take possession of them, rent them if the Premises are not already rented, receive all rents and apply them to the obligations secured by this Mortgage. I assign all rents to you but you agree that I may continue to collect the rents unless I am in default under this Mortgage or the Note.

RIGHTS CUMULATIVE - Your rights under this Mortgage will be separate, distinct and cumulative and none of them will be in exclusion of any other nor will any act of yours be considered as an election to proceed under any one provision of this Mortgage to the exclusion of any other provision.

NOTICES - I agree that any notice and demand may be given to me either in person or by mail.

RELEASE -Upon payment of all sums secured by this Mortgage, you shall release the Premises from the lien of this instrument. I shall pay recording costs to the extent permitted by applicable law.

EXTENSIONS AND MODIFICATIONS - Each of the persons signing this Mortgage agrees that no modification, renewal or extension of time or other variation of any obligation secured by this Mortgage will affect any other obligation under this Mortgage.

APPLICABLE LAW - This Mortgage is made in accordance with, and will be governed by, the laws of the State of Indiana and applicable Federal law.

RECEIPT OF COPY - Each person signing this Mortgage acknowledges receipt of a completed and signed copy of this Mortgage.

SEE PAGES 1 AND 3 FOR ADDITIONAL IMPORTANT TERMS

BINDING EFFECT - This Mortgage is binding on and inures to both your and my successors and assigns.

SEE PAGES 1 AND 2 FOR ADDITIONAL IMPORTANT TERMS

Signed this 25 day of June 2003
REGGYE CHANDLER (Seal)
(Seal)
(Seal)
Document is ACKNOWLEDGMENT NOT OFFICIAL!
STATE OF INDIANA / This Document is the property of
COUNTY OF Lake County Recorder!
Before me, a Notary Public in and for said County and State, personally appeared REGGIE CHANDLER
the foregoing mortgage as _ k_l _ voluntary act and deed , and acknowledged the execution of
WITNESS my hand and Notarial Seal this day of day of
My Commission Expires:
5 70-09 NotaryPyblic
My County of Residence: (Printed Signature)
Like Fidia DARLEEN S. BIRCHEL NOTARY PUBLIC SE County, Indiana
My Commission East May 10, 2009 Resident of Lake County indiana
KELLI M JOHNSON of THE CIT GROUP/CONSUMER FINANCE, INC.
This instrument was prepared by and upon recording should be returned to: THE CIT GROUP/CONSUMER FINANCE, INC.
P.O. BOX 630, MARLTON, NJ 08053-3941

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