STATE OF INSTANCE LANE COUNTY FILED FOR RECORD

2011 047347

2011 AUG 30 AM 11: 09

REAL ESTATE MORTGAGE MAN

THE COLAIR MARKAGE
This Indenture Witnesseth, That G&G Properties of McHenry County, in the State of The Manual County of McHenry
, 85 MORI GAGOR, Mortpapes and warrante to To a co. T
Construction Development Ing. Lake County in the State of J. Dinges
the following and an indiana, as MORTGAGEE
County, State of Indiana to wit:
Lot 47, in Resubdivision of Mapleview Addition
to the Town of Crown Point, as per plat thereo
recorded in plat book 28 page 69, in the office
of the Recorder of Lake County, Indiana
as well as the core and a contract a
as well as the rents, profits, and any other income which may be derived therefrom, to secure the performance of all
A. To secure the navypost whose frament and:
A. To secure the payment, when the same shall become due, of the following indebtedoess of even date herewith:
This youment is the proposed
with interest at the rate of SIX percent (-6 %) per naturn computed —
during such period when there shall be no delinquency or default in the payment of any moneys to be paid on this obligation
but with interest at the rate of per annum computed semi-annually during such period when there shall be any delinquency or default in the payment of any moneys to be paid on this obligation delinquency or default in the payment of any moneys to be paid on this obligation and to be constructed to the construction of the cons
period following such delinquency or default, and said rate shall continue to be paid on this obligation and to be computed to the next interest
period lonowing such delinguishers on defends
removed by the beginning of a succeeding interest period, all without relief from Valuation and Appraisement Laws, and
with autories's fees;
B. Also securing any renewal or extension of such indebtedness;
D. Also securing all indebtedness or liabilities incurred by the holder hereof for the protection of this Mortgage,
Mortgagor agrees to have Mortgage
Mortgagor agrees to pay Mortgagoe, in addition to the regular payments, an amount in equal monthly installments which will cover future payments of taxes, insurance, and assessments against said real estate; and these payments shall constitute a trust fund out of which all future taxes, insurance, and assessments against said real estate; and these payments shall
constitute a trust fund out of which all farmers shall
cover such payments, and any descioner about the such payments shall be paid by Morigagee so far as it shall
cover such payments, and any deficiency shall be paid by Morigagor as and when the payments become due, and any permanent surplus shall be credited to the principal.
Mortgagor further covenants and agrees as follows:
1. To keep all buildings, futures, and improvements on said premises, now or beneather erected thereon, and all equipment attached to or used in and with such insurers as may be approved by Mortgageo as a further security for said bedyindings, which insurers are may be approved by Mortgageo as a further security for said bedyindings, which insurers the future of the same security for said bedyindings, which insurers the same security for said bedyindings.
mortgage change with the property of approved by Mortgageo as a further soundly for said bedefreduces, which intercapes of the said such sums
mortgage clause with loss payable to Mortgagee as a further society for said todebredness, which insurance policy or policies shall carry a through period of the existence of said indebredness or any portion thereof.
And korren military

Form # 170

Consult a hwyer if you doubt this form's filness for your purpose and use. Jurisprudence Forms, LTD., P.O. Box 3222, Munster, IN 46321 respect to the merchaniobility or filness of this form for an intended use or purpose.

- 2. To exercise the diligence in the operation, management, and occupation of said real estate and the improvements thereos and not to remove or rulfer to be removed any fixture(s) and/or appliance(s), now or berculter placed on said pramises; and to keep said real estate and improvements thereon in their present condition and repair, normal and ordinary depreciation/excepted; Morrgagor shall not do or suffer to be done any acts which will impair the recurrity of this mortgage one any illegal or immoral acts on said premises; and Morrgagoe shall have the right to inspect said premises at all reasonable times.

- the security of this mortgage nor any illegal or immoral acts on said premises; and Mortgages shall have the right to inspect said premises at all reasonable times.

 3. The bolder of this obligation may remew the same or extend the time of payment of the indubtriness or any pert thereof or reduce the payments thereon; and any such renewal, extension, or rechection shall not release any maker, endorser, or guaranter from any liability on said obligation.

 4. No sale of the promises bereby mortgaged or extension of time for the payment of the doth hereby secured shall operate to release, discharge, or modify in any manner the offect of the original liability of the Mortgages, and any extension of time on this Mortgage by Mortgages or his assigns, whout the consent of the bolder of any junior lieu or encumbrance, shall not operate to cause a less of the priority of this Mortgages over such junior lieu. Mortgages shell be subrogated to any feature the payment of the payment of the permises is appropriated under the power of eminent domain, the uniter amount pold for said portion of the premises so appropriated shell be paid to this Mortgage.

 6. It is agreed that time is the extence of this agreement and that, in case of default in the payment of any installment when the same shall become due and payable, the bolder of the note and Mortgage may, at his option, declare all of the dobt due and payable; and any feiture to exercise said option shall not constitute a varieer of right to exercise the same of a later date. In the overt any proceedings shall be instituted on any junior lien or encumbrance against said real estate, then the Mortgage herein may immediately declare this Mortgage due and payable and institute such proceedings as may be necessary to protect his interest. The lien of this Mortgage shall include all heating, planning, lighting, or other fixtures now or hereafter attached to or used in connection with said premises.

 7. In case of delinquency or default in any payment required in abstract of title
- real estate pursuant to said foreclosure by the notice thereby, the subsect of the suppointment of a receiver, which receiver is hereby sutherized to take personal of the said real estate; collect the cents, income or profit, in money or in kind; and hold the proceeds subject to the order of the court for the benefit of the Mortgagen pending foreclosure proceedings. Said receiver may be appointed irrespective of the value of the mortgaged property or its adequacy to scentre or discharge the indebtedness due or to become due.

 9. All terms of this Mortgage shall be blinding on each and all successors in ownership of said real estate, as well as upon all heirs, executors, administrators of Mortgager, or successors in ownership.

 10. Additional Covenants:

Document is	
Warf OFFICIAL!	
Morigagor Signature Wife Cocum Marigago Signature property of	
Printed Name to Chake Printed Name ty Recorder!	
Merigages Signature Merigages Signature	
Printed Name Printed Name	
State of Indiana, County of Lake .59	
Before me, a Notary Public in and for said County and State, personally appeared Matthew W. Gelo,	1
and Lisa S. Gelon respectively of G Properties	
who acknowledged the execution of the foregoing Mortgage.	
Witness my hand and official seal this date legest 30 .2011. My commission explices (2/28/2014 Western O. Clark, Notary Public	
My commission expires 12/28/2014 Denis J. Clark, Notary Public	
County of Residence Lake, INC Devise J. Clark (Printed)	
This instrument prepared by: Ame Ames Resident of Lane County	
Mall to:	
anient Dinger (Marille)	
1400 alestinavi.	
Jakevervelle Ind.	
11/27/	
76919	