

MORTGAGORS (NAME)	S AND ADDRESSES) MORTGAGEE
37391 • Cuculic, · Mie	chael & Single and Katherine Plahtan Momemaker Fin. Ser,
• 3926 Rhode	
Gary, Ind.	
E OF THIS DRIGINAL PRINCIPAL LOAN CHARGE	FILING RECORDING TOTAL AMOUNT OF NO. OF MONTHLY
19-69 2909.10 , 930.90	LICENSED UNDER THE INDIANA S 11.00 TO S 3840.00 TO S 11.2 CONSUMER LOAN ACT.
UNT OF AMOUNT OF FIRST PAYMENT OTHER PAYMENTS	CREDIT LIFE AAH PROPERTY KEAL ESTATE
	ASE TO UNPAID PRINCIPAL AND CHARGES
AGREED SHALL NOT EXCEED E	EIGHT DOLLARS PER ONE HUNDRED DOLLARS PER YEAR
CHARGE ON THE PRINCIPAL AM ONE MONTHS.	MOUNT OF THE LOAN. MATURITY NOT TO EXCEED SIXTY
	Security Agreement and/or a Real Estate Mortgage creating a lien upon:
HHG	and and mortg and comaker: Katherine Plahtaric
TITNESSETH: Worter core injury	(DESCRIBE PROPERTY IN GENERAL TERMS) and severally grant, bargain, sell, convey and mortgage to Mortgagee, its successors and assigns
the real property hereinafter described as so	security for the payment of a note of even date herewith of the nature and amount as stated above advances made at Mortgagee's option to above Mortgagors, or any above Mortgagor, principal to
aggregate no more than \$3840.	d described below, includes all tenements, easements, appurtenances, rights, privileges, interests
rents. issues, profits, fixtures and applianc	ces thereunto attaching or in any wise thereunto apportaining. aid property hereinafter described, with all the privileges and appurtenances thereunto belonging
unto mortgagee, its successors and assigns, said property in fee simple and have authori	s, forever, and mortgagors hereby covenant that mortgagors are seized of good and perfect title to
hereinafter appears and that mortgagors will prior encumbrances, if any, hereinafter show	ll forever warrant and defend the same unto mortgagee against all claims whatsoever except those wn.
the obligations which this mortgage secures	Ill the terms and conditions of this morreage and shall pay in full, in accordance with its terms, s, then this mortgage shall be null, void and of no further force and effect.
times against all hazards with an insurance	the mortgaged property, including the buildings and improvements thereon, fully insured at all company authorized to do business in the State of Indiana, acceptable to Mortgagee, which in favor of Mortgagee as its interest may appear, and if Mortgagors fail to do so, they hereby
authorize Mortgagee to insure or renew insur	prance on said property in a sum not exceeding the amount of Mortgagor's indebtedness for a predness, and to charge Mortgagors with the premium thereon, or to add such premi m to Mortga-
gor's indebtedness. If Mortgagee elects to wany cause whatsoever. Mortgagors agree tha	waive such insurance Mortgagors agree to be fully responsible for damage or loss resulting from at any sums advanced or expended by Mortgagee for the protection or preservation of the property
repairs and any other expenses incident to t	paid shall be secured hereby. Mortgagors further agree: To pay all taxes, assessments, bills too the ownership of the mortgaged property when due in order that no lien superior to that of this ted against the property during the term of this mortgage, and to pay, when due, all instalments
	ted against the property during the term of this mortgage, and to bay, when due, all installights
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STATE OF INDIANA, COUNTY OF		, s	S: Marie Mar		
		SEAL SEAL			**:
Before me, the undersigned, a notar	y public in and for said e	ounty and state, person	ally appeared		52
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	resident and secretary re-	spectively, and acknowl	leaged the execution of	the foregoing mortg	age.
IN WITNESS WHEREOF, I have hen	eunto subscribed my name	and affixed my official	seal this day of	, I	9
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dy Commission Expires:	and the second of the second of the second	· · · · · · · · · · · · · · · · · · ·			
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