

MORTGAGOR

and acknowledged

-coffuent	est low-com real D		The state of the s	- 11
HENMICKS, EMMIT F	385 20	FINANCE C	MARGE	15
3320 175TH PL	447 45 158	DEFICIA	18770	20
HA ARMO IN	46323 SETRIS Elecum	ent is the pron	ects of 323/7.	35
RITA 4 HENORICKS	A SEAL COLUMN A		FOLLOWED PRO TE MONTH TO	
	gagors jointly and severally grant, bard priped as security for the payment of a	jain, sell, convey and mortgag	ge to Mortgagee, its suc	
ssues, profits, fixtures ar	mortgaged, and described below, inch appliances thereunto attaching pro-	n any wise thereunto apperta	<u>វា</u> ពេញ.	
mortgagee, its successor property in fee simple an	HOLD the said proporty nereinafter s and assigns, rorever; and mortgago d have authority to convey the same. ors will forever warrant and defend the same.	rs hereby covenant that most that the title so conveyed is	ertgag <mark>ors are seized of</mark> clear, free and unencu	good and perfect title to said repered except as neceinafte
if mortgagors shall ful	ly perform all the terms and conditions res, then this mortgage shall be null, vo			with its terms, the obligations
*MORTGAGORS AGRI	EE: To keep the mortgaged property, a	ncluding the buildings and imi	orovements thereon, fu acceptable to Mortgage	s. which policy shall contain a
	or of Mortgagee as its interest may approperty in a sum not exceeding the			
	ge Mortgagors with the premium theretgagors agree to be fully responsible for			
sums advanced or expend	led by Mortgagee for the protection of lagors further agree: To pay all taxes,	oreservation of the property	snail be repaid upon di	mend and if not so paid snai
the mortgaged property v	then due in order that no lien superior	to that of this mortgage and r	not now existing may be	created against the property
secured by a lien superior	nortgage, and to pay, when due. all in to the lien of this mortgage and exist	ring on the date hereof. If Mo	ortgagers fail to make an	iv of the foregoing payments.
	tgagee to pay the same on their behalf, a sby. To exercise due dilig <mark>ance in the o</mark> pe			
thereon, and not to common normal and ordinary depr	nit or allow waste on the mortgaged eciation excepted.	premises, and to keep the mo	ortgaged property in its	present condition and repair.
if default be made in	the terms or conditions of the debt of due, or if Mortgagors shall become be			
receiver appointed, or sh	quid the mortgaged property or any	part thereof be attached. A	vied upon or seized, or	if any of the representations.
to sell all or any part of	of Mortgagors herein contained be inco- the same, then the whole amount he	ereby secured shall, at Mortg	ages's option, become i	mmediately due and payable.
· · · · · · · · · · · · · · · · · · ·	, and shall be collectible in a suit at law id to the immediate possession of the :		<b>4 4</b>	
without foreclosure or oth	er proceedings. Mortgagors shall pay have be a party by reason of the execut	all costs which may be incurr	ed or paid by Mortgage	e in connection with any suit
Mortgagors will pay to M	ortgages, in addition to taxable costs, further expenses of foreclosure and sale	, and a reasonable fee for the	e séarch made and pred	eration for such foreclosure.
of liens or claims against t	he property and expenses of upkeep at	nd repair made in order to pla	sca the same in a conditi	ion to be said.
	of Mortgages to exercise any of its rigitary other or subsequent defaults or t			
	ued to preclude it from the exercise thei ce any one or more remedies hereunds			afault or breach of covenant,
	ons hereunder shall extend to and be t		*	s, administrators and assigns
The plural as used in t	his instrument shall include the singula	r where applicable.	·	
The real property here and is described as follows:	by mortgaged is located in <u>Lake</u>			County. State of Inchens.
	ck 5 in the Resubdivision			
	livision recorded in Plat	: Book 28 Page 31,	in the Office	of die Roorder
of Lake County	r, indiana.			17. Jan. 19.
IN WITNESS WH	IEFEOF Mortgagors have executed th	is mortazon on the day abou	e shewa	
$\omega$ . $17$	The state of the s	in the day addy	· // ·/	

REAL ESTATE MORTGAGE

INDIANA

ASSOCIATES FINANCIAL SERVICES COMPANY OF INDIANA. INC.

SHANCH CODE. STREET LOURESS, CITY AND STATE

Sharon Hurdock

Before me, the undersigned, a notary public in and for said county and state, personally appeared Emmit F Hendricks and

11-6-83

My Commission Expires:

This instrument was prepared by

STATE OF INDIANA, COUNTY OF

Rita M Hendricks husband & wife

in the execution of the foregoing mortgage.