	ORTGAGEE: SSOCIATES FINANCIAL :	SERVICES COMP	ANY OF INDIAN	REAL ESTAT	E MORTGAGE				
<u> 580</u>	O G700 BROADWA	HEBRILLAIL	LE	4	INDIANA	oles velle and	arvios de la fiere		
S ACC	COUNT NUMBER OF DUE THE	LOAN DATE	IST PAYMENT DATE US	LAST PAYMENT DATE	ANNUALPER	ENTAGE,	e e		
DIROM	TER; JAMES E			1-20-44	FINANCE	CHARGE -	21.00		
• .	EAST 35TH PLACE	51098	1. Jay G	CHEDIT A & HIPCS PHILIS	PHYS LAWAUS INS PREM	FIRE HING INSURANCE THEM	4976.350		
	A IN SOLU LEVOE	1967	BY BU	37-90-		1	5547 F44 111	+ (2)	
CO MAI	REM	46409 P.C.	海岸及岸			LE OF PAYMENTS	7524.00		
	SHIRLEY J CARTER THIS LOAN WITNESSETH: MOI	IS SECURED	BY A REI	FSTATE 140		FOILOWED BY	209.00	· .	
1	property nerematter de	scribed as security	rior the paymer	it of a note of	even date herew	ith in the total ar	mount stated a	pove.	*
İ	The property hereb issues, profits, fixtures	and appliances the	ereunto attachin	g or in any wis	e thereunto app	ertaining.			
. *	TO HAVE AND TO mortgagee, its successor	O HOLD the said ors and assigns, fo	property herein prever; and mor	alter described tgagors hereby	l, with all the porcent covers that	rivileges and ap mortgagors are	purtenances t seized of good	hereunto belor d and perfect t	nging unto itle to said
i	property in fee simple a appears and that mortga	gors will forever wa							
•	if any, hereinafter show If mortgagors shall f		e terms and cond	itions of this m	ortgage and shal	I pay in full, in ac	cordance with	its terms, the	obligations
7	which this mortgage see MORTGAGORS AG						hereon, fully ir	Isured at all tim	nes against
9	<ul> <li>all hazards with an insuloss-payable clause in fa</li> </ul>	irance company a vor of Mortgagee	uthorized to do as its interest ma	business in the ay appear, and	e State of Indian if Mortgagors fai	a, acceptable to I to do so, they h	Mortgagee, wi nereby authoriz	hich policy shal te Mortgagee to	t contain a o insure or
**	renew insurance on sai indebtedness and to ch	arge Mortgagors v	vith the premiur	n thereon, or to	add such premi	ium to Mortgago	r's indebtedne	ss. If Mortgage	e elects to
	waive such insurance M sums advanced or expe	nded by Mortgage	e for the protect	ion or preserva	ation of the prop	erty shall be repa	aid upon demai	nd and if not so	paid shall
	be secured hereby. Mor the mortgaged property	when due in orde	r that no lien su	perior to that of	this mortgage a	nd not now existi	ing may be cre	ated against th	e property
	during the term of this secured by a lien super	ior to the lien of th	nis mortgage and	d existing on th	ne date hereof. If	Mortgagors fail t	to make any of	the foregoing	payments.
,	they hereby authorize M indebtedness secured he	ereby. To exercise o	due diligence in t	he operation, m	anagement and o	occupation of the	mortgaged pro	operty and impr	ovements
	thereon, and not to cor normal and ordinary de	preciation excepte	ed.		•		, ,		
٠	If default be made it of any installments who	n due, or if Mortg	jagors shall beco	ime bankrupt c	r insolvent, or m	iake an assignme	nt for the bend	efit of creditors	, or have a
	receiver appointed, or warranties or statement to sell all or any part of	s of Mortgagors he	erein contained b	e incorrect or if	the Mortgagors	shall abandon th	e mortgaged p	roperty, or sell	or attempt
	without notice or demail Mortgagee shall be enti	nd, and shall be co	llectible in a suit	at law or by fo	preclosure of this	mortgage. In an	y case, regard	less of such en	forcement,
	without foreclosure or or proceeding to which	other proceedings.	Mortgagors sha	ill pay all costs	which may be in	curred or paid by	y Mortgagee ir	connection w	ith any suit
	Mortgagors will pay to together with all other ar	Mortgagee, in ad-	dition to taxable	costs, and a r	easonable fee fo	or the search mad	de and prepara	ition for such fi	oreclosure,
	of liens or claims agains No failure on the pa	t the property and	expenses of up	keep and repair	made in order t	o place the same	in a condition	to be sold.	
	its rights in the event c such rights shall be cons	of any other or su	bsequent defaul	ts or breaches	of covenant, ar	nd no delay on th	e part of Mort	gagee in exerci	sing any of
	and Mortgagee may enf All rights and obliga	orce any one or m	ore remedies he	reunder succes	sively or concur	rently at its optic	on.		
	of the parties hereto.			•	•	nens, successor	s, executors, a	101111111111111111111111111111111111111	and assigns
	The plural as used in			7 -1-					
	The real property he and is described as follo	ows:						_County, State	
	Lot 51, excep	t the West	2 feet, an	d all of	the Lot 52,	in Block	5, in Sou	th Gary S	ubdivision,
	in the City of			2.5	4.4		A street for his his		Control of the Contro
	Recorder, Lake	County, In	diana also	commonly	known as 8	92 Eest 35	th Place	Cary, Ind	1ene 45409
igadiki sii furadi								71	
	IN WITNESS	WHEREOF Mortga	agors have exec	uted this mortg	jage on the day a	bove shown.	0 \$	重点	
	James E	Carlo	· · · · · · · · · · · · · · · · · · ·	MORTGAGO	= $A$	ley J. Car	. (0)	where	RTGAGOR
	James	E. Carter	OWLEDGEMEN		JAL OR PARTNE	- 0	सुवक~	* W =	4 4 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1
	/		Lake				750		<b>3</b>
	STATE OF INDIANA, C		-			,	7	5天子	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
		ndersigned, a nota -		-				50	
		Iames E. Car		irley J.	Carter hust	and and wi	te	and ackn	owledged
	in the execution of the	toregoing mortgag	ge.			V	+ . · · · · · · · · · · · · · · · · · ·	W. A. V.	Vigna .
·	IN WITNESS WH	EREOF I have her	eunto subscribed	d my name and	affixed my officia	/		Nov.	19 <b>81</b>
1	My Commission Expires					Lill	ean /1	LA TUNG	de la
		3/31/84	*****			U \	1111		497 T
	This instrument was pre	epared by	Lil	lian M. Z	ury			524. - 7.00 - 1000	-30
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16	666005 REV. 7-80			ORIG	SINAL				

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