DOE, STREET ADDRESS, CITY AND STATE	INDIANA				ANNUAL
T NUMBER DUE LOAN DATE		LAST PAYMENT DATE		21.00 %	— PERCENTAGE ← RATE
HE, WILLIAM R 659365	AGE OFFICIAL FEES 57209.00	10 01	1	\$ (1)	FINANCE
659365	CREDIT LIFE INS. PREM.	SCREDIT A&H INS. PREM.	\$PHYS. DAMAGE INS PREM \$ FIRE HHG INS. PREM.	1379.95 s AMOUNT FINANCED (2)	_ <del>CHARGE</del>
SPOUSE AC	E SPOUSE NAME			5916.05 \$ IOTAL OF PAYMENTS (1) + (2)	<del>-</del>
SCHEDULE - PAYMENTS ARE PAYABLE MONTHLY	NORMA M	<u>                                     </u>		7296.00	<del>-</del>
PAYMENTS: 24 AT \$ 304.00 FOL	LOWED BY AT		FOLLOWED BY AT \$	03-16-82	<del>-</del>
NORMA M KNOCHE	.]			· · · · · · · · · · · · · · · · · · ·	· -
		0			
WITNESSETH: Mortgagors jointly real property hereinafter described as	and severally gr security for the	ant, bargain, se payment of a n	II, convey and mortgage to Mor tote of even date herewith in the	tgagee, its successo ne total amount state	rs and assigns, the
The property hereby mortgaged, rights, privileges, interests, rents and	and described be	elow, includes a	all improvements and fixtures r	now attached togeth	er with easements,
TO HAVE AND TO HOLD the said	d property hereir	nafter described	i, with all the privileges and ap	purtenances thereur	nto belonging unto
mortgagee, its successors and assigns property in fee simple and have author	ity to convey the	same that the t	title en conveyed le cloor froe a	nd in an aumharad au	
appears and that mortgagors will forcencumbrances, if any, hereinafter sho	V/().				•
If mortgagors shall fully perform obligations which this mortgage secu	all the terms an res, then this mo	d conditions of ortgage shall be	this mortgage and shall pay in a null, void and of no further fo	n full in accordance roe and effect	with Its terms, the
MORTGAGORS AGREE: To keep against all hazards with an insurance of contain a loss payable clause in face	the mortgaged of	roperty Includ	ing the buildings and improved	anta tharana fullu !	nsured at all times
Contain a loss-payable clause in lavi	B OF WOLLDAGER	as his interest	may appear and it Mortogod	ro fail to do oo the	. hamaning
ceeding the term of such indebtedne	e on said proper ess and to char	ry in a sum nor i de Mortgagors	exceeding the amount of Mortg	agor's indebtedness	for a period not ex-
cause whatsoever. Mortgagee elects to	waive such insur that any sums ac	ance mortgago Ivanced or evo	rs agree to be fully responsible	e for damage or loss	resulting from any
repairs and any other expenses incide	ot so paid shall t int to the owners	oe securea nere ship of the mort	Dy. Mortgagors turther agree: Idaged property when due in or	To pay all taxes, ass	essments, bills for
interest and principal on account of an	-created against v Indebtedness v	the property du vhich may be se	ring the term of this mortgage, a scured by a lien superior to the l	and to pay, when due	, all installments of
charge Mortgagors with the amount so	any of the forego paid, adding the	ing payments, t e same to Morto	hey hereby authorize Mortgage pagor's indebtedness secured t	e to pay the same on	their behalf, and to
operation, management and occupation mortgaged premises, and to keep the	on of the morta	aded broberty a	and improvements thereon, and	tings to commit or -	llow wacta on the
If default be made in the terms or	conditions of th	ie debt or debts	s berehy secured or of any of th	a tarme of this mort	and or in the new
or have a receiver appointed, or should	the mortgagors sr	iaii become bar roperty or any r	ikrupt or insolvent, or make and part thereof he attached levied i	assignment for the b	enefit of creditors,
sell or attempt to sell all or any part of t	ortgagors herein he same, then th	contained be in e whole amount	icorrect or if the Mortgagors sh thereby secured shall at Mortg	all abandon the more	gaged property, or
such enforcement, Mortgagee shall be profits therefrom, with or without for Mortgagee in connection with any suit in the event of foreclosure of this mo	reclosure or oth	er proceedings	. Mortgagors shall pay all cos	sts which may be in	icurred or paid by
search made and preparation for such	foreclosure too	ether with all of	her and further evacuees of for	oclopure and note is	ionable fee for the
fees and payments made to prevent or in order to place the same in a conditi	remove the impo	sition of liens o	r claims against the property ar	nd expenses of upke	ep and repair made
No fallure on the part of Mortgan	ee to exercise ar	ny of its rights	hereunder for defaults or breac	ches of covenant sha	ill be construed to
prejudice its rights in the event of any cising any of such rights shall be const breach of covenant, and Mortgagee ma	Other or subsecu	ient defaulte or	hreaches of covenant and no	dolay on the nort of	Marianaaa In awar
breach of covenant, and Mortgagee ma All rights and obligations hereund	ay enforce any o ler shall extend	ne or more rem	redies hereunder successively	or concurrently at its	option.
assigns of the parties hereto.				Jessors, executors, 8	administrators and
The plural as used in this instrum		_	• •		
The real property hereby mortgage and is described as follows: All Lo	d is located in	(10)	Lake	Count	y, State of Indiana,
(18). except the North 3	foot there	of, in Blo	ock Two (2). Russells	s 1st Addition	to the City
(18), except the North 2 of Harmond, as shown in I	Plat Book 1	1, page 31	, in Lake County, Ir	ndiana.	
Commonly known as 6340	onio Stre	et, nammon	u, indiana	REC	BEAR .
IN WITNESS WHEREOF More	gagors hav exe	cuted this mor	tgage on the day above shown	COR	る。原語
. William P. Ku	wehl		M	See The	15
William R Knoche		MORTGAGO	MOLING II MILOUI	11/19	MOHYGAGOR
ACK	NOWLEDGEMEN	T BY INDIVIDU	AL OR PARTNERSHIP BORRO	WER 🛒	
STATE OF INDIANA, COUNTY OF		LA	KE .ss.	je po je	The first of the second
•	one nubit = 1	d 6! •	,,,,,,,,,,,,,,,	יוליים איני שוב ב רובים	Knoche and
Before me, the undersigned, a not			,	ed WIIII	Minorite and
Norma M. Knoche, husband	and wife	**************************************	the state of the s	A Comment of the second	nd.acknowledged
in the execution of the foregoing mort	gage, wantanks	And the state of t	A Committee of the Comm	TO ATERS TOP	17-
IN WITNESS WHEREOF I have he	reunto subscribe	ed my name and	d affixed my official seal this 🕹	39 thatay of Febr	<u> 19:8</u> 2
My Commission Expires:					A. Carrier
•			~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~		NOTARY PUBLIC 1
40 70 01			Daniel I	( Wielgos )	NOTARY PUBLIC
10-30-84			Daniel I	( Wielgos	NOTARY PUBLIC
10–30–84  This instrument was prepared by		abell Clar		( Wielgos )	NOTARY PUBLIC

ORIGINAL