	INDIANA INDIANA INDIANA								ANNUAL
T NUMBER	DUE .	LOAN DATE			LAST PAYMENT DATE			T	— PERCENTABE ← RATE
858- 9-	08	04-0	1-82	AGE OFFICIAL FEES	04-08-85	1		21.00 %	TATE FINANCE
itison, I	LEUN			299.00 CREDIT LIFE INS. PREM.	s CREDIT A&H INS. PREM.	PHYS. DAMAGE INS. PREM	FIRE HHG INS. PREM.	2458 88 AMOUNT FINANCED (2)	← CHARGE
FILL	HORE		SPOUSE AGE	182.52 spousi Nami	544.75	I		6901-12 5 101AL OF PAYMENTS (1) + (2	· ·
CHEDULE - PA	YMENTS ARE PAYABLE MON	46408	27_	SHIRLEY	<u></u>			9360 00 IST PAYMENT DATE	
	36 AT	260.	OO FOLLO	OWED BY AT \$		FOLLOWED BY	A1 \$	05-08-82	
				SHIRLE	Y ROBINSON				
5 LOAN	I IS SECURI	ED BY	A REA			EVEN DATE	HEREWITH	•	
real pro The rights, p TO mortgag property appears encumb If n obligatile against contain Mortgag ceeding indebte cause w shall be repairs mortgag interest date her charge operation mortgag in the esearch i fees and in order No prejudic cising a breach assigns	perty hereinaft of property here privileges, inter HAVE AND TO gee, its success ying in fee simple is and that mort prances, if any, mortgagors sha ons which this DRTGAGORS A all hazards with a loss-payable gee to Insure or the term of signal and any other of ge and not now and principal or eof. If Mortgagors with a loss payable gee to Insure or ge and not now and principal or eof. If Mortgagors with a loss payable with a loss payable or eof. If Mortgagors with a loss payable or eof. If Mortgagors with and principal or eof. If Mortgagors with a loss payable without not management a receiver appo warranties or suttempt to sell a vable, without not or eof. Mortgagors with the principal of or ecolomade and preparable in connection of foreclomade and preparable in connection of such rights in the parties of the parties of the parties	er describy mortgests, rer D HOLD sore and have a transported the following GREE: The an instead of the area of th	lbed as gaged, a strand process of the said assigns and process of the said assigns and it will fore ter show the forest of the said assigns and if not a surance consurance betted needs to very agree to a sincided may be may be made in the said if not a sincided may be made in the said if not a sincided may be made in the said i	security for the and described by profits. In property herein, forever, and my ty to convey the ver warrant and who. All the terms ares, then this my the mortgaged ompany authorist of Mortgages end to chain waive such insufat any sums a set so paid shall not to the owner created against so paid, adding the mortgaged propion of the same, then the same, then the same, then the same, then the same, the same of the same, the same of	e payment of a rivelow, includes a mafter described ortgagors hereby a same, that the didefend the same of defend the same of defend the same of defend the same of the property, includized to do busing as its interestry in a sum not rge Mortgagors arance Mortgagors arance Mortgagors arance Mortgagors of the more the property duwhich may be seeing payments, he same to Mortgagod property or any in contained be in the whole amoun collectible in a summediate posher proceedings to which it may to gether with all of osition of liens of the more rerestricted and be bind any of its rights quent defaults of the and be bind or more rerestricted.	interest of even date all improvements of, with all the proy covenant that it it is conveyed me unto mortga of this mortgage at a null, void and congress in the State of may appear, an exceeding the arwith the premiurs agree to be fuenced by Mortgagors to be founded by Mortgagors to be the thereby authors and improvement condition and in the property of the thereby secured by a lien such a party by read the condition of the man of the property of the thereby secured with at law or by founded and improvement condition and improvement condition and the property of the thereby secured with a law or by founded and improvement or condition and the property of the thereby secured with a law or by founded and further or claims against the reduction of the man of the man of the property of the p	ivileges and approversible to the property and interest and shall pay in a mount of Mortgago for the profession of the execution to taxe expenses of for the property and repair, and not any time during the property and the property and the property and the property are profession of the execution to taxe expenses of for the property and the property are successively werall helrs, successively were were and successively were were an experienced and successively were an experienced and successively were were an experienced and suc	popurtenances there e seized of good an ind unencumbered i claims whatsoever in full in accordance and effect. The series of good an individual in accordance and effect. The series in the reon, fully eptable to Mortgagers indebtednes to add such prener to add such prener for damage or los otection or preserver to and to pay, when dillen of this mortgagers to pay all taxes, as and to pay, when dillen of this mortgagers to pay the same of the sam	ther with easements unto belonging unto deperfect title to sale except as hereinafte er except those price with its terms, the vinsured at all time ee, which policy shaded here by authorizes for a period not except those price in the properties resulting from an ation of the properties eand existing on the properties all installments continued and existing on the reliable waste on the reliable of the representation excepted or the representation excepted or the representation of the representation excepted of this mortgage are incurred or paid to of this mortgage are sonable fee for the including expenses the property of the representation of the representation excepted of this mortgage are incurred or paid to of this mortgage are sonable fee for the including expenses the paid of the repair marks and the paid of the paid
and is c	described as fo	llows:	5 0	3700 FILL	MØRE GARY,	NDIANA 464	80		
LØT	rs 2 AND 4	BLØCH	< 1, F	RED ØAK AD	DITIØN TØ	TØLLESTØN,	AS SHØWN	IN PLAT BOOK	. 82
•	58, IN LAK		•						- ma/
	g								
ر	IN WHINESS	WHERE	OF Mor	tgagors have e	xecuted this mo	ortgage on the da	ay above show	n. Pakuana	
	LEÓN ROBII	NSØN	con	unson	MORTGAG	OR TIC	SHIRLEY R	Pobinson OBINSON	MORTGAGO
			ACK	NOWLEDGEME	ENT BY INDIVID	UAL OR PARTN	ERSHIP BORR	OWER	
STATE	OF INDIANA	COUNTY	OF	ואאב			SS.		
								arad	
Ве	efore me, the ui LEØN 1	ndersign RØBTNS	ed, a no SØN AN	ND SHIRLEY	RØBINSØN	nty and state, pe	ersonally appea	ared	and acknowledge
in the e	execution of th	e forego	ing mor	tgage.	· · · · · · · · · · · · · · · · · · ·				• • • • • • •
IN	WITNESS WH	EREOF I	have he	ereunto subscr	ibed my name a	nd affixed my of	ficial seal-this	1_ day of	APRIL , 19
							1/1/2	$\frac{1}{2}$	20121
My Cor	mmission Evolu	res:						lun 1	1 1000
My Cor		res:					Luc	_1_day of	NO ARY PUBLIC
My Cor	mmission Expli 3/31/84	res:		····			Luc	eur II	NOTARY PUBLIC