	retur		CALL SUR		10.0 130	1153 July 15364
√ *	665904	REAL ESTATE				0 Y 4 3 64
	RE WITNESSETH The			mary Caill		
usband and wif	Toleo	-		(e) and	it(s) to 1 000	L FINANCE
the "Mortgagor" of _	Danta na		Indiana, mortgage he "Mortgagee" ti			
CORPORATION of _ Lake			he "Mortgagee" tl	, galwoniou on	Looumbed fet	ـ. تانما ن ۱۱۱
	County, India	ana, tu-WIT:				
Lot 167, Rot Book 25, pag	pert Bartlett' ge 2, in Lake	s East Gary County, Ind	y Small Farm: diana.	s, as shov	wn in Pla	t
		to any constraints			o total space and	- Control of the Cont
TOGETHER with all provements now or referred to as the "I	hereafter belonging	i, appertaining, a	attached to, or use	ed in connecti	ion therewith	APR 19 12 01 PM res, and thereing the reing th
	Mortgaged Premises is given to secure					t of one pro-
	Mortgagor to Mor				32 in the	
AA ADT CC	payable in48		nonthly installment	•		
\$ 346.00	Jayable III		, 19_82, v			
	OO and being du					
first installment	e date of the final ir	istallment heine	g <u>May 1</u>	19/	<u>86</u>	
	payment of any renewal or r					
hereunder without relief fro other risks customarily cov and solvent insurance com this mortgage is on a lease ty, insurance premiums, insecurt costs which actually ing or securing the loan pledefault in any payment the highest rate provided for in tgage; no improvements shof a receiver in any action upon default in any of the tgaged Premises, die, becoby the Mortgagor without the in any court to enforce any due and payable at the opti-	agrees with Mortgagee that om valuation and appraisem rered by fire and extended of pany acceptable to Mortgage hold; keep the Mortgaged is stallments of principal and are expended in the enforce lus fees paid public officers Mortgagee may pay the sain the note secured hereby mall be removed or destroye to foreclose; upon default beterms, covenants or conditione a bankrupt or insolvent, he consent in writing of the ylien on, claim against, or it in of the Mortgagee, and pa	ment laws; keep the in coverage insurance to gee; observe and perf Premises in good repainterest on any prior ement or defense of the formal of the mortgage and the Mortgage of the written being made in the pay ons of this mortgage or make an assignme Mortgage, or if was interest in the above anyment may be enforced.	mprovements on the properthal amount which may be form all covenants, terms air; promptly pay all taxes mortgage, and, to the excited the terms of this mortgage and releasing this mortgage and releasing this mortgage or shall repay to the Mortgage consent of the Mortgage ment of any of the install or of the note secured he ent for the benefit of credite shall be committed or described real estate, the ed by the foreclosure of the	be required by Mor is and conditions of is, assessments, and extent permitted by e or the lien hereof lage or any other in gagee the amount of law, and all sums ee; the Mortgagee of liments heretofore of liters, or in the ever permitted, or should the mortgage and sa	st loss or damage ritgagee for its ben i any prior mortgag d legal charges ag law, reasonable al for of any other instrument securing so pald together was pald will be set shall be entitled to specified on the dint Mortgagor shall any action or produced balance shall im the of the property.	refit in some good ge or any lease if gainst said properturency's fees and astrument evidency this loan, and in with interest at the cured by this more of the appointment ue date thereof, or abandon the Morer of the premises oceedings be filed amediately become
All policies of insurance respective interests may a Mortgagee to endorse on ceedings which are hereby condemnation proceeds he debtedness secured by this shall, at Mortgagee's reque	ce shall contain proper clau ppear, and shall not be sub Mortgagor's behalf drafts re assigned to Mortgagor, pro ave been applied, at Mortga is Mortgage. All such policiest, be delivered to and retain	uses making all sums bject to cancellation verifiecting such insural ovided that Mortgagee agee's sole discretion es of insurance and a ned by Mortgagee unti	recoverable upon such powithout thirty (30) days' pance proceeds, and the peshall remit to Mortgagor, to the restoration of that abstracts of title or title in the indebtedness secure	olicies payable to lorior written notice proceeds of any consumer such surplus, if any months with the mortgaged Premie insurance policied hereby is fully payable.	Mortgagee and to to Mortgagee. Mo mortgagee. Mo modemnation or emony, as remains after a covering the Mald.	Mortgagor as their ortgagor authorizes ninant domain pro- er the insurance or tisfaction of all in- ortgaged Premises
Any forbearance by M preclude the exercise of ar be a waiver of Mortgagee's	Mortgagee in exercising any ny such right or remedy. The right to accelerate the matu	y right or remedy he le procurement of insu urity of the indebtedne	oreunder, or otherwise aff urance or the payment of eas secured by this Mortga	forded by appilcab taxes or other lien age.	ole law, shall not ns or charges by M	iorranda sugii nor
All remedles provided may be exercised concurre	In this Mortgage are distinctive interesting in the control of the	ct and cumulative to ssively.	any other right or remedy	y under this Mortga	age or afforded by	law or equity, and
Mortgagor includes ea	ach person executing this in		n one, his heirs, successo	ors and assigns and	d Mortgagee includ	des its successors,
assigns and attorneys.	OF, the mortgagor, and each o			46+14		82
IN WITNESS WHERE	or, the mortgagor, and each	, nas nereunto t	Janua 1.	Calin		, 19(Seal)
	Larry J.	Cafin	MININ	Cal.	. 51	(Seal)
Before me, a Nota	A, COUNTY OF POX	rter I County personally	SS: Mary Cari y appeared the above	n Larry J.	Ca fin &	Mary Cafi
usband & wife	, as tenants l	by entireti	es and acknowle	edged the execu	tion of the fore	going Mortgage
Witness my hand	d and Notarial Seal this	16+h	day of Ap	ril (w Sin	82
My Commission Expir			Donald R	Reuben Ste	ele	Notate Dian
My County of Residen	ce: Porter		_	:	Donald S	ten74
THIS INSTRUMENT	WAS PREPARED BY	Y Ronald A. Lisak,	Attorney at Law, and	d completed by	Carpton.	
LF-13 — Rev. 2/81					i teriti tan	4