	ACCOUNT NUMBER	6859	16 NOIA	ANA DIVISION	AV	LU F	INAN	CIAL SE	NVIUES	
MORTGAGOR(S) Last Name	798105291	Initial	Spouse's N					OLIS, IN	IC.	
BOHLING.	EDWARD C	111111111	RUTH		1			n st nt, i	N	451554
		nt to Mortgage		wing described Real Lstate in				AKE		, INDIA
VENEZDO O				EXCEPT THE WEST	20 FE	ET	thr	of,	HARD	ING-
MEYERS S	UBDIVISION\LOCA	the Tov	\mathbf{m} of I	TY, INDIANA. Lowell, as show	n in	P.	lat	Book	28,	page
	COL LI CAVITU CO	TOU	TTT T TAY	1. (75)						
	621 W OAKLEY ST			reet and Number)						
numbing, gas, electric, vent	Hating, retriperating and a	ur-conditionin	, eaumment	and all screens, awnings, s used in connection therewi	th all o	f with	ich fo	- 460		this mostas
eterred to neremarter as the	premises".			and appurtenances pertaini						
uthout taking possession of	the premises, during con-	linuance of de	fault hereun	profits of said premises, reso der, or to apply against any ound/or to collect and enforce	leficienc	v ren	tainine	after-for	eclosure	sale and du
or the indebtedness hereby s	secured by any lawful mean	ns,								
				Mortgagor contained herein; nent/Promissory Note (here						
11-1-82				and payable to the or 11-8-87						
newal or refinance; (3) Pay	I having the date of its to ment of any additional a	final payment dvances, with	due on interest there	eon, as may hereafter be loa	ned by N	r as fortg	extend agec to	led, defe o Mor s a	rred or i	rescheduled maximum si
\$ 39,000.00 terest thereon, where the a	(4) The payment of any	money that	may be adva	anced by the Mortgagee to	Mortgage	r for	any	reason of	to thir	irpanies, w
tension of said Loan Agree	ement, of any other agree	meni to nav u	mich may bi	e substituted therefor. (6) Apprisions of this mortgage and	11/ CILING	AVMA	adad k	and the same	igee for	attorney's f
I payments made by Mortg FIRST: To the paymen	tagor on the obligation secution of taxes and assessment	cured by this has that may be	fortgage sha levied and a	all be applied in the following assessed against said premises	g order:	ce nr		Frenais	S 3	other char
SECOND: To the paym	nd by the Mortgagor. ent of interest due on said			-Barring and Freezeway	,	F-		T'SX	20 5	
THIRD: To the payment PROTECT THE SECUR	ITY HEREOF, MORTGA	GOR(S) AGR	EES: (1) To	keep said premises insured	for the r	rote	tión c	Alorus	ee in si	ich manner
on amounts, and in such	companies as Mortgagee	may from tim	e to time ap	pprove, and to keep the po	licies the	refor	prop	erly on	greed, or	i deposit w
e restoration of said implate of Indiana upon said	rovement. (2) To pay all premises, or any part	l taxes and spathereof, or un	pecial assess: on the Loa	ments of any kind that ha	ve been ed hereb	or n	nay bo	levied	or assess	ed within t
d premises or in said le erestior penalty to accr	Loan Agreement or said ue thereon, the official	receipt of th	rocure and e proper of	deliver to Mortgagee ten of the first desired to the first ten of the firs	lays∮bei all such	ore taxe	the da	ay fixed	by law	for the fi
ich in any way may i	mpair the security of	ing first mort this omortgage	gage, if any	y, and upon demandeof N ne event of default by M	lortgagee ortgagori	to s) u	pay ai nder	nd procu	re releas	e of any li
ove provided for and pa	ay the reasonable premi	ums and chai	ges therefor	ss hereby secured due and r; (b) pay all said taxes a	nd -asses	smen	ts wit	hout de	terminin	the validi
rigagee security therefor	acceptable to it); and	(c) pay such	liens and a	test the validity of such all such disbursements, wit	h intere	st th	ereon-	from the	e time o	f. payment
rigagor(s) to Morigagee.	(5) To keep the buildi	ngs and other	r improvemu	ess secured by this mortgagents now or hereafter erect of record or contrary to	ed in go	od c	onditi	on and .	repair. n	of to comm
hority, not to remodel	the improvements excep	t with the w	ritten conse	ent of Mortgagee, and to ply and without relief from	ermit M	ortga	gee to	enter a	it all rea	sonable tin
eby secured, in full co	mpliance with the term	s of said Loa	in Agreemei	nt and this mortgage. (7) and any portions of the p	That th	e tin	ne of	paymen	t of the	indebtedn
the lien of this instrum	of, without releasing or ent upon the remainder	of said premi	personal l	inbility of any person or confull amount of said indeb	orporation of the contract of	on fo then:	r the	paymen	t of said aid. (8)	l indebtedn No change
ownership of said pre- lersigned is a married pers-	mises shall release, redu on, he/she represents and	ce or otherw warrants that	ise affect this instrum	any such personal liability ent has been executed in his	or the her behi	lien	heret	v create	d. (9) d	lf anv of i
efft and that he/she has no	t executed the same as sur	ety for anothe	r, but that h	e/she is the Borrower hereun	ier.					
ich may be secured hereby	y as the same may hereaft	er become due	upon comn	pay installments on said Prencement of any proceeding	to enfor	cc or	forecl	ose this r	nortgage	, or at any ti
der them, without regard t	o the solvency or insolven	cy of persons	iable for the	tled as a matter of right, wit payment of the indebtednes	s hereby	secui	ed, wi	thout reg	ard to th	e then value
ointment of a receiver wi	th power to take possession	on of said prei	nises, to col	If then be occupied by the cleet all rentals and profits the	ercof an	d to l	iold ar	id apply	the recei	pts as the co
rtgagor(s) hereby assign to	Mortgagee all their right	, title and inte	rest in and t	 As additional security for to any existing leases and all ewals of said leases, and all re 	future l	cases	inclu	ing any	oil, gas o	r mineral lea
rtgagee: is hereby, granted i	the right, in the event of	default, to ent	er and take:	possession of the mortgaged my such lease, or his or its ass	premise	s and	ito co	liect suci	h rents, r	oyalties, issu
ts, delay rents, royalties o	r income that may be due	or become d	ue under any	y such lease or by reason of s from the proceeds of the Lo	uch occu	panc	y. (3)	Mortgage	e shall b	e subrogated
or liens have been released	of record, the repaymen	t of said Loan	Agreement	shall be secured by such liens ument or of said Loan Agreer	on the	ortic	ns of	said prem	ises affe	cted thereby
exercised when the right; cements herein contained,	accrues, or at any time and all provisions of this	thereafter. (5) mortgage shall	All Mortgag	gor(s) shall be jointly and so I be binding upon the heirs, e	verally l	iable , adm	for: fu inistra	ilfillment itors, suc	of their cessors, g	covenants : rantees, less
rtgage nor said Loan Agre	ement shall be deemed to	impose on th	e Mortgagori	his mortgage or the Loan Ag (s) any obligation of paymer	it, excep	t to t	he ext	ent that	the same	may be lega
of said property is hereby	assigned to Mortgagee wi	ith authority t	o apply or r	Any award of damages under elease the moneys received,	as above	prov	ided f	or insura	nce loss i	proceeds. (8
mortgagor to comply with	h any covenant, condition	n or provision	of this mor	tement or of interest thereor tgage, then the said Loan Ag	reement	and	the w	hole inde	btedness	, less unear
rtgagee and without notic	e to mortgagor (such no	tice being here	by expressly	ments, insurance premiums, waived), be deemed to have	e mature	d an	bece	me due	and paya	ble at once
	osure costs actually incur	red, except to		n the event of such default that the payment of such its						
the provisions of the than	ina Omform Consumer Ci	rean Code.								
TE OF INDIANA,	}	ss:	1				an.	11.	-1 <u>-</u> 82	
) Nama dania Baratata da adalah Gara	-:		DATE C						d and and
pre me, the undersigned, a		aia County and 9 <u>82</u> per		IN WITNESS WHEREOF, day and year first above wi		ortgag	(or(s)	nereunto	set nan	a ana seai i C
金の石石田子へは	٧.									
percd EDWARD C	& RUTH H BOHLI on of the above and forego			Esterna	10	B	A	,)	4	VCE
ess my Signature and Seal.	_ 3.			MORTGAGOR, BORROW	ER EI	WAI	D C	BOHL	LING	(SEA
		ai. · · ·	30000	2 -41 2	, ,	?	0			
ARY PUBLIC DONNA	R LANGE	Commission L	xpires,	MORTGAGOR, BORROW	ER RI	ITH	H B	CHEATNO	the cords	(SEA
RESIDENT	OF LAKE CO	<u> 4-4-55</u>		THIS DOCUMENT PRE			TT		7	