718595

REAL ESTATE MORTGAGE

	HEAL ESI	AIE MORIGAGI	E		//	
This mortgage made on the 28th day of	July	, 19 <u>83</u> , between .	Howard Brown, J	Jr	-k-	
and Patricia Brown		, hereinafter referre	ed to as MORTGAGORS	, and ASSOCI	ATES FINANC	CIAL
SERVICES COMPANY OF INDIANA, INC., whose addr	ess is 6223	Hohman Ave. P.C	Box 446 Hammo	ond, IN	46325	 ,
Indiana, hereinafter referred to as MORTGAGEE.						
WITNESSETH: Mortgagors jointly and severally g	rant, bargain, se	II, convey and mortgage to	Mortgagee, its successo	ors and assign	s, the real pro	perty
hereinafter described as security for the payment of a lo					, together	
interest as provided in the loan agreement. The property hereby morgaged, and described be					s, rights, privile	eges,
interests, rents and profits. TO HAVE AND TO HOLD the said property herei						
successors and assigns, forever; and Mortgagors hereby authority to convey the same, that the title so conveyed is a defend the same unto mortgagee against all claims who	covenant that m lear, free and une atsoever except t	ortgagors are seized of go ncumbered except as here those prior encumbrances	ood and perfect title to sai inafter appears and that m s, if any, hereinafter show	d property in fo nortgagors will vn.	ee simple and forever warrar	i have nt and
If mortgagors shall fully perform all the terms and mortgage secures, then this mortgage shall be null, voice.	d and of no furth	er force and effect.				
with an insurance company authorized to do business in the Mortgagee as its interest may appear, and if Mortgagors for exceeding the amount of Mortgagor's indebtedness for a portologor and such premium to Mortgagor's indebtedness. If Mortgagor's indebtedness for a portologor and shall be seculating from any cause whatsoever. Mortgagor's agree the repaid upon demand and if not so paid shall be seculated by a lien superior to the importance of this mortgage, and secured by a lien superior to the lien of this mortgage, and secured by a lien superior to the lien of this mortgage are authorize Mortgagee to pay the same on their behalf, and hereby. To exercise due diligence in the operation, managivaste on the mortgaged premises, and to keep the mortgaged property or any part thereof be attached, level contained be incorrect or if the Mortgagors shall abandon hereby secured shall, at Mortgage's option, become inforeclosure of this mortgage. In any case, regardless of swith the rents, issues, income and profits therefrom, with oby Mortgagee in connection with any suit or proceeding to foreclosure, together with all other and further expenses of liens or claims against the property and expenses of altered of the loan and annually on each subsequent annived days before payment in full is due. If payment is not make the form the exercise thereof at any time during the remedies hereunder successively or concurrently at its contained be reconcurrently at its contained becau	property, including the State of Indianalit to do so, they heriod not exceed fortgagee elects at any sums advanced hereby. More erty when due in to pay, when due in to charge Mortgaged property ebt or debts here olvent, or make a ried upon or seized upon or seized upon or seized upon or seized upon forced in the mortgaged mediately due a such enforcement r without foreclos o which it may be gagee, in addition foreclosure and supkeep and republications of the sary date. If the ide when due, Mofilts rights here uncovenant, and not econtinuance of	g the buildings and improva, acceptable to Mortgage ereby authorize Mortgage in the term of such indebte to waive such insurance for the term of such indebte to waive such insurance for the total insurance for the term of such insurance for the term of interest in the term of the mortgaged property, all installments of interest in the term of the mortgaged property with the amount so pation of the mortgaged property, or sell or attemped payable, without notice, Mortgagee shall be entitled ure or other proceedings. It is a party by reason of the sale, including expenses, for the term of t	e, which policy shall conta e to insure or renew insure edness and to charge Mort Mortgagors agree to be ful gagee for the protection o pay all taxes, assessmen to that of this mortgage an and principal on account as fail to make any of the baid, adding the same to be perty and improvements to nd repair, normal and ord terms of this mortgage, or efit of creditors, or have a sentations, warranties or at to sell all or any part of the edition or existence of the same in a condition trage be paid in full on the agors shall be given writte exercise any remedies p as of covenant shall be con tagee in exercising any of	in a loss payat ance on said plagagors with the lity responsible representation at shift of the lity responsible for any indebted foregoing pay fortgagor's independent of the paymen receiver appostatements of the same, there e collectible in esslon of the rosts which may this mortgage to prevent or reto be sold. Third annivers an notice of the ermitted under strued to prejusuch rights shift and the paymen to be sold.	pole clause in tar operty in a sure premium the for damage of the property pairs and any ting may be crudess which ments, they hebtedness sept to commit or ation excepted to fany installrinted, or shou Mortgagors has suit at law mortgaged provides and in the evice paration for move the important of the eviction at lear this mortgaged dice its rights in all be constructed.	avor of our more of the control of t
All rights and obligations hereunder shall extend to hereto.	and be binding up	oon the several heirs, succ	essors, executors, admini	strators and as	signs of the pa	arties
The plural as used in this instrument shall includ	e the singular wh	nere applicable.				
The real property hereby mortgaged is located in _		Lake	County,	State of Indian	ıa, and is desc	ribed
as follows: Lots 93 and 94, Block 2, Sherm	an Park Ad	dition to Tolle	ston, in the Ci	tv of Ga	rv.	
as shown in Plat book 2, page	42, Lake	County, Indiana		. ₹	200	G
also commonly known as 3364 W	est 20th A	venue, Gary, Ind	iana 46404	RE		17:
IN WITNESS WHEREOF Mortgagors have exec	uted this mortga	ge on the day above show	vn.	C) 3	~	,
7 // 7		•	Brown	RDE LEL		
	MORTGA		rown	<u> </u>	MORTG	
ACKNOWLEDG	EMENT BY IND	IVIDUAL OR PARTNERS	SHIP BORROWER	, , ,	- P	<u>.</u>
STATE OF INDIANA, COUNTY OFLake			, SS.		۵۰ السام،	· .
Before me, the undersigned, a notary public in and for	r said county an	d state, personally appea	wed Howard Brown,	Jr and		
Patricia Brown, husband and win	e				and acknowle	edged
In the execution of the foregoing mortgage.						
IN WITNESS WHEREOF I have pereunto subscribed	my name and a	ffixed my official seal this	28th day of July		,.19_	<u>83</u>
My Commission Expires:			anthia a	fore	TARY PURIC	
			Cynthia Colgro Lake County I	ve, resii ndiana	dent of	
3/24/85						
Cynthia Col	grove					
This instrument was prepared by	.0					

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