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•		ESIMIE	MILLIE I CAMER	•

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1		REAL ESTATE M	ORTGAGE	1.000)	
This mortgage made or			3 , belween Clarence	Smith	20
and Kattie M Smith	1	, 10 <u></u>	reinalter referred to an MOR	TCACODS and ASSOCI	ATEC FINANCIA
SERVICES COMPANY OF IN	IDIANA INC. whose odde	os is 6700 Broadwa	reinafter referred to as MOR y Merrillville IN nd mortgage to Mortgagee, i		AIES FINANCIA
SERVICES COMPANY OF IN	E MORTO A OFF	355 15 37 33 33 33 33		40420	<u>z</u>
Indiana, hereinafter referred to	as MONIGAGEE.				ndi
WITNESSETH: Mortgag	gors jointly and severally gr	rant, bargain, sell, convey a	nd mortgage to Mortgagee, i	ts successors and assigns	s, the real prop
interest as provided in the loar	n agreement.	an agreement of even date	trerewith in the amount of a	2002/120	, together with
interests, rents and profits.		·	nts and fixtures now attached		
successors and assigns, forever authority to convey the same, the defend the same unto mortgage	er; and Mortgagors hereby nat the title so conveyed is clo gee against all claims wha	covenant that mortgagors a ear, free and unencumbered atsoever except those prior	except as hereinafter appear encumbrances, if any, herei	et title to said property in fe s and that mortgagors will f nafter shown.	e simple and hav orever warrant an
If mortgagors shall fully mortgage secures, then this m	perform all the terms and c nortgage shall be null, void	conditions of this mortgage a I and of no further force an	nd shall pay in full in accorda d effect.	ance with its terms, the obl	igations which thi
with an insurance company autil Mortgagee as its interest may a exceeding the amount of Mortgagor to add such premium to the owners against the property during the texpenses incident to the owners against the property during the texpenses incident to the owners against the property during the texpenses incident to the authorize Mortgagee to pay the hereby. To exercise due diligence waste on the mortgaged premium the featfall to made in the texpenses of the mortgager. In with the rents, issues, income at by Mortgagee in connection will foreclosure of this mortgage, Mortgagee in connection will foreclosure, together with all oth	thorized to do business in the appear, and if Mortgagors fai agor's indebtedness for a pertgagor's indebtedness. If Moever, Mortgagors agree that for the security of the mortgaged properterm of this mortgage, and to the lien of this mortgage, and to be seen on their behalf, and to be in the operation, manage ises, and to keep the mort terms or conditions of the deall become bankrupt or insourt thereof be attached, leving Mortgagors shall abandon the person of the seen of the mort the seen of the seen of the tortgagors will pay to Mortgagors and further expenses of the agont will be mortgagors will pay to Mortgagors and further expenses of the agont will be mortgagors will pay to Mortgagors will pay to Mortgagors will pay to Mortgagors and further expenses of the agont will be seen and further expenses of the second management of the second mana	e State of Indiana, acceptabe il to do so, they hereby autheriod not exceeding the term lortgagee elects to waive su at any sums advanced or expred hereby. Mortgagors furterly when due in order that no pay, when due, all installm dexisting on the date here to charge Mortgagors with the ment and occupation of the logaged property in its present or debts hereby secured plyent, or make an assignment and occupation of the logaged property or if and the mortgaged property, or mediately due and payable in without foreclosure or gater or which it may be a party by agee, in addition to taxable foreclosure and sale, includitored.	orize Mortgagee to insure or not such indebtedness and to och insurance Mortgagers agreeded by Mortgagee for the pher agree: To pay all taxes, of lien superior to that of this ments of interest and principal of the Mortgagors fail to make the amount so paid, adding the mortgaged property and imprint condition and repair, nor or of any of the terms of this ment for the benefit of creditors by of the representations, was sell or attempt to sell all or a without notice or demand, as shall be entitled to the imment proceedings. Mortgagors shall be reason of the execution or ecosts, and a reasonable fee fing expenses, fees and payments.	shall contain a loss-payable enew insurance on said procharge Mortgagors with the ree to be fully responsible to assessments, bills for reprortgage and not now existion account of any indebted any of the foregoing payable same to Mortgagor's indecovements thereon, and not nall and ordinary deprecial ortgage, or in the payment, or have a receiver appoint ranties or statements of lany part of the same, then and shall be collectible in ediate possession of the mall pay all costs which may existence of this mortgage or the search made and prents made to prevent or remember 10 pays and 10 payable or the search made and prents made to prevent or remembers.	de clause in favor of operty in a sum not operty sha airs and any other ing may be create ness which may be nents, they here obtedness secure at to commit or allow tion excepted. Of any installment inted, or should the Mortgagors here it he whole amour a suit at law or boortgaged propert be incurred or pat and in the event or eparation for succeptation for succeptation for succeptand in the event or operation.
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