725	70	0	1 - 1
1 Kil	m	101	1

REAL ESTATE MORTGAGE

TO HAVE AND TO HOLD the said properly helpenation discellent, with all the privileges and apparticipances internation belonging with more logistical specific property in the same for the same for the property in the grant of the more forms and that the property of the property in the grant of the property i	14.0007	1/2 to at Senter	nber +0.83	bahwaan Silvino Bar	rron /	
indicates, hereinstater referred to a WOTTCAGE. WITNESSETH Manipagas printy and severally grant, buryans, 46%, comey and recorage to Mortpages, its secretarian and adjurts, the real property thereinstate descended as security for the polyment of a loan agreement. The property between the property of	This mortgage made of	in the day of bepter	1001, 19_03,	belween	ACORS and ASSOC	IATES FINIANCIAI
returns. Personalise mismed to as MORTSAGEE WINTESSETH Montgagas pristy and severally grant, bragan, sell, convey and montgage, is successors and designs, the real property includes descended as security for the graphers and a lean agreement of even due networks in this amount of \$\sigma_{1}^{2} \subseteq 5500.00					AGONS, and ASSOC	INI CO FINANCIAL
WITNESSETH Montgagors (and y and severally grum, bangain, sell, convey and nortizing to Montgagoe, its successors and assigns, the real picporty between the form of an agreement of the loan agreement of the amount is \$ 5500.00 loggiether with material property function for loan agreement of the amount is \$ 5500.00 loggiether with material property function in the loan agreement of the amount is \$ 5500.00 loggiether with material property function and described between the amount is \$ 5500.00 loggiether with materials (and the property function and property functions. In the property function and property function and property functions of the property function and property functions. In the property function and property functions and property functions are property functions. In the property function and property functions are property functions and property functions are property functions. In the property function and property functions are property functions and property functions are property functions. In the property function and property functions are property functions. In the property function and property functions are property functions. In the property function and property functions are property functions. In the property function are property functions are property functions. In the property function are property functions are property functions. In	SERVICES COMPANY OF IN	NDIANA, INC., whose address is 521	23 Honman Ave.	. nammond, in		
Section of the control of the country for the special of a size agreement of even due between the interest of the country for the special methods. The property bendy integrating and described below, includes all improvements and divides to use with charge of public. The property bendy integrating and described below, includes all improvements and divides to use with charge of public and public. The property bendy integrating and described below, includes all improvements and divides and public and the size of public and public and public and public and the size of public and public an	Indiana, hereinalter referred t	o as MORTGAGEE.				
The peopurity headyn managinged, and described below, includes all improvements and belows now allocated logoflow will conserved. Sights, provelegate, included, and projectly beneather described, with all the provileges and appartments belowing must mortificate successors and adoption, forever and thrifting post herbyry conversal than managing as secured logod and people of the to said projectly in the empty and thrifting successors and the stand projectly in the empty and thrifting successors and the stand projectly in the empty and thrifting and the said projectly in the said projectly in the empty and thrifting and the said projectly in the said projectly in the empty and thrifting and the said projectly in the said projectly and the said and thrifting and the said projectly and the said and thrifting and thrifting and the said projectly and the said and thrifting and and thrifting and thrifting and						s, the real property
internets, rents and profits TO HAME AND TO HOLD the paid property heremaker described, with all the privileges and apparturances thereunto belonging units mortgagings, to review; and Medigagos is networked to decide and portice taket to said importy in the simple and false successors and assigns, furner; and Medigagos in entry to the complete decidence to the complete decidence of the property in the simple and false successors and assigns, furner; and Medigagos and sent property and simple and false and appropriate to the property of	ilitelest as provided in the loc	in agreement				-
TO HAVE AND TO HOLD the said properly helpenation discellent, with all the privileges and apparticipances internation belonging with more logistical specific property in the same for the same for the property in the grant of the more forms and that the property of the property in the grant of the property i		orgaged, and described below, includ	es all improvements ar	nd fixtures now attached to	gether with easements	s, rights, privileges.
MONTOACORS AGREE; to keep the montiple per posterity, advantage the bandungs and improvements thirteant. Ally respond on a flames appared at thirtizand with a manusance company authorized to be because in the Stand in the case, accept able to thirtizand. Acceptage in the standard of th	TO HAVE AND TO HO successors and assigns, fore authority to convey the same, the defend the same unto mortgate of the same	ver; and Mortgagors hereby covenant that the title so conveyed is clear, free a agee against all claims whatsoever e y perform all the terms and conditions	that mortgagors are se nd unencumbered exce xcept those prior encu of this mortgage and sl	rized of good and perfect tit ept as hereinafter appears a imbrances, if any, hereinaft hall pay in full in accordanc	le to said property in fo nd that mortgagors will ler shown.	ee simple and have forever warrant and
hereto. The plural as used in this instrument shall include the singular where applicable. The real property hereby mortgaged is located in Lake as follows: Lot thirty-four (34) in block twelve (12), Park Addition to Indiana Harbor, in the City of East Chicago, as shown in Plat Book 5, page 32, in the Recorder's office of Lake County, Indiana. Also commonly known as 4114 Drummond, East Chic Ind. IN WITNESS WHEREOF Mortgagors have executed this mortgage on the day above shown. X Silvino Barron ACKNOWLEDGEMENT BY INDIVIDUAL OR PARTNERSHIP BORROWER STATE OF INDIANA. COUNTY OF Lake Selote me, the undersigned, a notary public in and for said county and state, personally appeared Silvino Barron and Magdalena Barron husband and wife in the execution of the foregoing mortgage IN WITNESS WHEREOF I have hereunto subscribed my name and affixed my official seal this Marilyn M. Huber resides in Lake County, In	with an insurance company at Mortgagee as its interest may exceeding the amount of Mortgor to add such premium to Moresulting from any cause what be repaid upon demand and expenses incident to the owner against the property during the secured by a lien superior to authorize Mortgagee to pay the hereby. To exercise due diliger waste on the mortgaged premate on the mortgaged premate on the mortgages of the when due, or if Mortgagors simortgaged property or any pontained be incorrect or if the hereby secured shall, at Mortforeclosure of this mortgage, with the rents, issues, income by Mortgagee in connection voreclosure of this mortgage, foreclosure, together with all of the loan and annually days before payment in full is No failure on the part of event of any other or subseque preclude it from the exercise the remedies hereunder success	appear, and if Mortgagors fail to do so, gagor's indebtedness for a period not e ortgagor's indebtedness for a period not e ortgagor's indebtedness. If Mortgagoe soever, Mortgagors agree that any sun if not so paid shall be secured hereby ship of the mortgagor property when exterm of this mortgage, and to pay, which the lien of this mortgage, and to charge he same on their behalf, and to charge he same on their behalf, and to charge he same on their behalf, and to charge he forms or conditions of the debt or debt hall become bankrupt or insolvent, or lart thereof be attached, levied upon and fortgagors shall abandon the mortgagoe's option, become immediately in any case, regardless of such enforce and profits therefrom, with or without for which it Mortgagors will pay to Mortgagoe, in a ther and further expenses of foreclosur property and expenses of upkeep and expenses of upkeep and expenses of upkeep and the balance due on each subsequent anniversary date is due. If payment is not made when Mortgagoe to exercise any of its rights ent defaults or breaches of covenant, hereof at any time during the continuatively or concurrently at its option.	Indiana, acceptable to lathey hereby authorize elects to waive such inside advanced or expendic y. Mortgagors further a due in order that no hereby due, all installments in on the date hereof. If I Mortgagors with the an occupation of the mortgagor of a nake an assignment foor seized, or if any of gaged property, or sell due and payable, with ement. Mortgagors shaddition to taxable costs e and sale, including exit and repair made in order on the loan secured by the control of the pair made on the loan secured by the due, Mortgague has the hereunder for defaults, and no delay on the paince of any such default	Mortgagee, which policy shat Mortgagee to insure or rend chindebtedness and to cha surance Mortgagers agree ed by Mortgagee for the protagree. To pay all taxes, as a superior to that of this mort of interest and principal on a Mortgagors fail to make an nount so paid, adding the sagged property and improve or different of the terms of this mortgary of the entitled to self all or any four notice or demand, and the entitled to the immediate of the execution or exists, and a reasonable fee for spenses, fees and payments are to place the same in a copy this mortgage be paid in feed. Mortgagors shall be given right to exercise any remore the preaches of covenant shall of Mortgagee in exercising or breaches of covenant, and to breach of covenant, and to breach of covenant, and to be the covenant, and to the preaches of covenant, and the preaches of the preac	all contain a loss-payation winsurance on said proge Mortgagors with the to be fully responsible lection or preservation of sessments, bills for regage and not now exist account of any indebted y of the foregoing payame to Mortgagor's indements thereon, and not and ordinary depreciagage, or in the payments have a receiver appointies or statements of part of the same, then is shall be collectible in a shall be collectible in a spay aff costs which may tence of this mortgage the search made and psismade to prevent or refondation to be sold. If on the third anniversion witten notice of the medies permitted undouble all be construed to prejud any of such rights side Mortgagee may enformation or payang of such rights side Mortgagee may enformation or prejud any of such rights side Mortgagee may enformation to be sold.	operty in a sum not operty in a sum not operty in a sum not of property shall bairs and any other ling may be created thess which may be ments, they hereby ebtedness secured of the commit or allow atton excepted. To fany installments inted, or should the Mortgagors herein a suit at law or by the beincurred or paid and in the event of oreparation for such move the imposition are detection at least 90 or this mortgage. Idice its rights in the hall be construed to ce any one or more
The real property hereby mortgaged is located in Lake County, State of Indiana, and is described as follows: Lot thirty-four (34) in block twelve (12), Park Addition to Indiana Harbor, in the City of East Chicago, as shown in Plat Book 5, page 32, in the Recorder's office of Lake County, Indiana. Also commonly known as 4114 Drummond, East Chicago, as shown in Plat Book 5, page 32, in the Recorder's office of Lake County, Indiana. Also commonly known as 4114 Drummond, East Chicago, as shown in Plat Book 5, page 32, in the Recorder's office of Lake County, Indiana. Also commonly known as 4114 Drummond, East Chicago, as shown in Plat Book 5, page 32, in the Recorder's office of Lake County in the day above shown. **Mortgagor** **Mor	hereto.), administrators and a	ssigns of the parties
Harbor, in the City of East Chicago, as shown in Plat Book 5, page 32, in the Recorder's office of Lake County, Indiana. Also commonly known as 4114 Drummond, East Chicago, as shown in Plat Book 5, page 32, in the Recorder's office of Lake County, Indiana. Also commonly known as 4114 Drummond, East Chicago, as shown in Plat Book 5, page 32, in the Recorder's office of Lake County, Indiana. Also commonly known as 4114 Drummond, East Chicago, as shown in Plat Book 5, page 32, in the Recorder's office of Lake County and 4114 Drummond, East Chicago, as shown in Plat Book 5, page 32, in the Recorder's office of Lake County and 4114 Drummond, East Chicago, as shown in Plat Book 5, page 32, in the Recorder's office of Lake County, Indiana. Also commonly known as 4114 Drummond, East Chicago, as shown in Plat Book 5, page 32, in the Recorder's office of Lake County, Indiana. Also commonly known as 4114 Drummond, East Chicago, as shown in Plat Book 5, page 32, in the Recorder's office of Lake County, Indiana. Also commonly known as 4114 Drummond, East Chicago, as shown in Plat Book 5, page 32, in the Recorder's office of Lake County, Indiana. Also commonly known as 4114 Drummond, East Chicago, as shown in Plat Book 5, page 32, in the Recorder's office of Lake County, Indiana. Also commonly known as 4114 Drummond, East Chicago, in the Recorder's office of Lake County, Indiana. Also commonly known as 4114 Drummond, East Chicago, as shown in Plat Book 5, page 32, in the Recorder's office of Lake County, Indiana. Also commonly known as 4114 Drummond, East Chicago, as commonly known as 4114 Drummond, East Chicago, as commonly known as 4114 Drummond, East Chicago, in the Recorder's office of Lake County, Indiana. Also commonly known as 4114 Drummond, East Chicago, as commonly known as 4114 Drummond, East Chicago, as commonly known as 4114 Drummond, East Chicago, in the Recorder's office of Lake County, Indiana. Also commonly known as 4114 Drummond, Indiana. Also commonly known as 4114 Drummond, Indiana. Also commonly known as						
Silvino Barron ACKNOWLEDGEMENT BY INDIVIDUAL OR PARTNERSHIP BORROWER STATE OF INDIANA, COUNTY OF Lake SS. Before me, the undersigned, a notary public in and for said county and state, personally appeared Silvino Barron and Magdalena Barron husband and wife in the execution of the foregoing mortgage IN WITNESS WHEREOF I have bereunto subscribed my name and affixed my official seal this 14 tay of September 19 83 My Commission Expires: 3-12-85 Marilyn M. Huber resides in Lake County, In	Harbor, in the C Recorder's offic	Lot thirty-four (34 ity of East Chicago, a) in block tw s shown in Pl	elve (12), Park at Book 5, page	Addition to I 32, in the	ndiana
Before me, the undersigned, a notary public in and for said county and state, personally appeared Silvino Barron and Magdalena Barron husband and wife in the execution of the foregoing mortgage IN WITNESS WHEREOF I have hereunto subscribed my name and affixed my official seal this My Commission Expires: 3-12-85 Lake SS. The Commission acknowledged and acknowledged acknowledged and acknowledged and acknowledged and ackno	IN WITNESS WHERE	OF Mortgagors have executed this r	nortgage on the day a	bove shown.	<i>.</i> ≛	
Before me, the undersigned, a notary public in and for said county and state, personally appeared Silvino Barron and Magdalena Barron husband and wife in the execution of the foregoing mortgage IN WITNESS WHEREOF I have hereunto subscribed my name and affixed my official seal this My Commission Expires: 3-12-85 Lake SS. The Commission acknowledged and acknowledged acknowledged and acknowledged and acknowledged and ackno	X Stellino 18	912 5 6 X	×) 3.	loughalina D	allinia.	
Before me, the undersigned, a notary public in and for said county and state, personally appeared Silvino Barron and Magdalena Barron husband and wife in the execution of the foregoing mortgage IN WITNESS WHEREOF I have hereunto subscribed my name and affixed my official seal this My Commission Expires: 3-12-85 Marilyn M. Huber resides in Lake County, In	Silvino Barr	on ACKNOWLEDGEMENT B	iorigagor Mag Y INDIVIDUAL OR PI	dalena Barron ARTNERSHIP BORROWE	B CC	MORTGAGOR
Before me, the undersigned, a notary public in and for said county and state, personally appeared Silvino Barron and Magdalena Barron husband and wife in the execution of the foregoing mortgage IN WITNESS WHEREOF I have hereunto subscribed my name and affixed my official seal this My Commission Expires: 3-12-85 Marilyn M. Huber resides in Lake County, In	STATE OF INDIANA COUNT	TY OF	Lake	SS	Ö.	i j
Silvino Barron and Magdalena Barron husband and wife in the execution of the foregoing mortgage IN WITNESS WHEREOF I have hereunto subscribed my name and affixed my official seal this My Commission Expires: 3-12-85 Marilyn M. Huber resides in Lake County, In					· · · · · · · · · · · · · · · · · · ·	
in the execution of the foregoing mortgage IN WITNESS WHEREOF I have become subscribed my name and affixed my official seal this 14 day of September 19 83 My Commission Expires: 3-12-85 Marilyn M. Huber resides in Lake County, In 2	Before me, the undersigne Silvino Barron a	o, a notary public in and for said cou nd Magdalena Barron hu	sband and wif	e	77	
My Commission Expires: 3-12-85 Marilyn M. Huber resides in Lake County, In	in the execution of the forego	oing mortgage				
My Commission Expires: 3-12-85 Marilyn M. Huber resides in Lake County, In	IN WITNESS WHEREOF I	have hereunto subscribed my name	and affixed my officia	I seal this1/tay of _	September	. 19_83
resides in Lake County, In	•			ي مان المراجعة	L. Huban	MARY PUBLIC :
The state of the s	3-12-85			marılyn M resides i	nuber n Lake Countv	In >
The instrument was proceed by Marilyn M. Huber						
	This instrument was a second	Marilvn	M. Huber			<u> </u>