				Mer Mer	. ROX 7064
•••	. 72976#	REAL	ESTATE MORTGAGE	E	
Ti			, 19_83_, between		\1
and	Carol A Bartley	•	, 19, between		ASSOCIATES FINANC
			6700 Broadway Merri		
			OTOU DECAMMAY MEETS	CITALLE IN 40410	
	hereinafter referred to as MC	•			
	•	, , , , , , , , , , , , , , , , , , , ,	ain, sell, convey and mortgage to		•
nereinaft nterest a	er described as security for last provided in the loan agree	the payment of a loan agreer	nent of even date herewith in the	e amount of \$27000.00	, together v
TI	ne property hereby morgaged		les all improvements and fixtures	s now attached together with e	asements, rights, privileg
	, rents and profits.  D HAVE AND TO HOLD the	said property hereinafter des	cribed, with all the privileges and	d appurtenances thereunto be	elonging unto mortgagee
successo authority	ors and assigns, forever; and to convey the same, that the t	Mortgagors hereby covenant itle so conveyed is clear, free a	that mortgagors are seized of go nd unencumbered except as here xcept those prior encumbrances	ood and perfect title to said pro inafter appears and that mortg	perty in fee simple and h
		n all the terms and conditions te shall be null, void and of n	of this mortgage and shall pay in of further force and effect.	full in accordance with its terr	ns, the obligations which
<b>M</b> with an in	ORTGAGORS AGREE: To ke surance company authorized	eep the mortgaged property, in I to do business in the State of	ncluding the buildings and improv Indiana, acceptable to Mortgage	e, which policy shall contain a l	oss-payable clause in favo
exceedin	ig the amount of Mortgagor's in	ndebtedness for a period not e	, they hereby authorize Mortgage xceeding the term of such indebte	edness and to charge Mortgage	ors with the premium there
esulting	from any cause whatsoever. M	Mortgagors agree that any sur	elects to waive such insurance N ns advanced or expended by Mort	gagee for the protection or pre	servation of the property s
expense	s incident to the ownership of	the mortgaged property when	y. Mortgagors further agree: To p due in order that no lien superior t	to that of this mortgage and no	t now existing may be cre-
against ti	he property during the term of	this mortgage, and to pay, who	en due, all installments of interest on the date hereof. If Mortgagor	and principal on account of any	y indebtedness which ma
authorize	Mortgagee to pay the same	on their behalf, and to charge	Mortgagors with the amount so p	aid, adding the same to Mortg	agor's indebtedness seci
			occupation of the mortgaged propoperty in its present condition at		
lf e	default be made in the terms o	or conditions of the debt or deb	is hereby secured or of any of the i	terms of this mortgage, or in the	e payment of any installme
when du	e, or if Mortgagors shall beco	ome bankrupt or insolvent, or i	make an assignment for the bene or seized, or if any of the repres	efit of creditors, or have a rece	iver appointed, or should ments of Mortgagors he
containe	d be incorrect or if the Mortga	agors shall abandon the mort	gaged property, or sell or attemp	t to sell all or any part of the s	ame, then the whole amo
nereby s	ecured shall, at Mortgagee's	option, become immediately	due and payable, without notice ement, Mortgagee shall be entitle	or demand, and shall be col	lectible in a suit at law o
vith the r	ents, issues, income and prof	its therefrom, with or without fo	preclosure or other proceedings. It	Mortgagors shall pay all costs v	which may be incurred or
y Mortg	agee in connection with any	suit or proceeding to which it	may be a party by reason of the oddition to taxable costs, and a re	execution or existence of this	mortgage and in the eve
oreclosu	ire, together with all other and	further expenses of foreclosur	e and sale, including expenses, fe	ees and payments made to pre	vent or remove the impos
of liens o	or claims against the propert	y and expenses of upkeep a	nd repair made in order to place	the same in a condition to b	e sold.
date of th	ne loan and annually on each	subsequent anniversary date	e on the loan secured by this mor . If the option is exercised, Mortga	agors shall be given written no	itice of the election at lea
davs bef	ore payment in full is due. If	payment is not made when	due, Mortgagee has the right to	exercise any remedies perm	itted under this mortgag
No event of	o failure on the part of Mortgag	gee to exercise any of its rights	hereunder for defaults or breache and no delay on the part of Mortg	es of covenant shall be constru	ed to prejudice its rights i ch rights shall be constru
oreclude	it from the exercise thereof at s hereunder successively or	t any time during the continua	nce of any such default or breach	of covenant, and Mortgagee	may enforce any one or
Al	rights and obligations hereur	nder shall extend to and be bin	ding upon the several heirs, succ	essors, executors, administra	tors and assigns of the pi
nereto. <b>T</b> t	ne plural as used in this inst	rument shall include the sing	ular where applicable.		
Ti	ne real property hereby mortg	aned is located in	Lake	County, Sta	te of Indiana, and is desc
as follow	(8) Lot 49 in Sout	hbrook. Unit NO.1	, as per plat there	The second secon	
e 74	in the Office of	the recorder of l	ake County, Indiana	a. Commonly known	as 7338 Jennin
Merri	llville IN 46410.	•			•
IN	I WITNESS WHEREOF Mor	tgagors have executed this r	nortgage on the day above show	vn. /	
R	and Sand	•	(/, , , , )	( BANDA. 1	MA NOT
A.	yw firey		MORTGAGOR Carol A Bart	tley	ROT WORLD
//xa	y moartiey /	ACKNOWLEDGEMENT B	Y INDIVIDUAL OR PARTNERS	SHIP BORROWER	CLS

<u>Lake</u>

Before me, the undersigned, a notary public in and for said county and state, personally appeared Ray H Bartley

This instrument was prepared by Denise Jaso for Associates Financial Serv 6700 Broadway Merrillville IN

IN WITNESS WHEREOF I have hereunto subscribed my name and affixed my official seal this 14thay of

Resides in Lake

STATE OF INDIANA, COUNTY OF \_\_\_\_

Bartley, husband and wife in the execution of the foregoing mortgage.

My Commission Expires:

11/6/83