741219

REAL ESTATE MORTGAGE

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This mortgage made on the11th_ day of	January	, 19 <u>84</u> , between	Raymond J. Crill	y and
nd <u>Linda S Crilly, husband and v</u>	vife	, hereinafter referred	to as MORTGAGORS, ar	nd ASSOCIATES FINANCIAL
ERVICES COMPANY OF INDIANA, INC., whose add	ress is <u>6223 Ho</u>	hman Ave. Ham	mond IN 46325	
diana, hereinafter referred to as MORTGAGEE.				
WITNESSETH: Mortgagors jointly and severally o	grant, bargain, sell, co	nvey and mortgage to N	Mortgagee, its successors	and assigns, the real propert
reinafter described as security for the payment of a le	oan agreement of eve	on date herewith in the a	amount of \$ 16.937	.16 together wit
terest as provided in the loan agreement. The property hereby morgaged, and described be terests, rents and profits.	elow, includes all impi	ovements and fixtures n	ow attached together with	easements, rights, privilege
TO HAVE AND TO HOLD the said property here accessors and assigns, forever; and Mortgagors hereby athority to convey the same, that the title so conveyed is defend the same unto mortgagee against all claims wh	y covenant that mortg clear, free and unencu- atsoever except thos	agors are seized of good mbered except as herein e prior encumbrances, l	d and perfect title to said pr after appears and that mort if any, hereinafter shown.	roperty in fee simple and hav gagors will forever warrant an
If mortgagors shall fully perform all the terms and ortgage secures, then this mortgage shall be null, vol	d and of no further fo	orce and effect.		_
MORTGAGORS AGREE: To keep the mortgaged ith an insurance company authorized to do business in the lortgage as its interest may appear, and if Mortgagors in the ceeding the amount of Mortgagor's indebtedness for a proper to add such premium to Mortgagor's indebtedness. It is repaid upon demand and if not so paid shall be seed to proper the content to the ownership of the mortgaged proper to the property during the term of this mortgage, and actived by a lien superior to the lien of this mortgage, and actived by a lien superior to the lien of this mortgage as athorize Mortgagee to pay the same on their behalf, and easte on the mortgaged premises, and to keep the mortgaged or in the operation, manage aste on the mortgaged premises, and to keep the mortgaged property or any part thereof be attached, le ontained be incorrect or if the Mortgagors shall abandous the reclosure of this mortgage. In any case, regardless of so it in the rents, issues, income and profits therefrom, with the rents, issues, income and profits therefrom, with the reclosure of this mortgage, Mortgagors will pay to Mortgagee in connection with any suit or proceeding reclosure of this mortgage, Mortgagors will pay to Mortgagee has the option to demand that the late of the loan and annually on each subsequent annivers to failure on the part of Mortgagee to exercise any tent of any other or subsequent defaults or breaches of reclude it from the exercise thereof at any time during the medies hereunder successively or concurrently at its All rights and obligations hereunder shall extend to	he State of Indiana, ac all to do so, they herel beriod not exceeding the Mortgagee elects to what any sums advance ured hereby. Mortgage perty when due in order to pay, when due, all indexisting on the dail to charge Mortgagor lement and occupation or graph of the mortgaged property in it debt or debts hereby solvent, or make an avied upon or seized, on the mortgaged property in addition to the foreclosure and sale to which it may be a page, in addition to the foreclosure and sale to when due on the location of the policate when due, Mortgaged its rights hereunder covenant, and no delive continuance of any option.	ceptable to Mortgagee, by authorize Mortgagee to term of such indebted have such insurance Mod or expended by Mortgagors further agree: To page that no lien superior to installments of interest are the hereof. If Mortgagors is with the amount so pain of the mortgaged properts present condition and ecured or of any of the terms or if any of the represent or if any of the represent of the mortgage superty, or sell or attempt to the property, or sell or attempt to the property by reason of the expanded in order to place the machine costs, and a reast including expenses, fee made in order to place the property by this mortgages has the right to expense and the part of Mortgag such default or breach or the part of Mortgag such default or breach or the part of Mortgag such default or breach or the part of Mortgag such default or breach or the part of Mortgag such default or breach or the part of Mortgag such default or breach or the part of Mortgag such default or breach or the part of Mortgag such default or breach or the part of Mortgag such default or breach or the part of Mortgag such default or breach or the part of Mortgag such default or breach or the part of Mortgag such default or breach or the part of Mortgag such default or breach or the part of Mortgag such default or breach or the part of Mortgag such default or breach or the part of Mortgag such default or breach or the part of Mortgag such default or breach or the part of Mortgag such default or breach or the part of Mortgag such default or breach or the part of Mortgag such as the part of Mortgag such default or breach or the part of Mortgag such as the part of Mortgag such a	which policy shall contain a o insure or renew insurance of insure or renew insurance of sage for the protection or progress and to charge Mortgager (gagors agree to be fully reage for the protection or progress, assessments, that of this mortgage and not principal on account of a fail to make any of the fored, adding the same to Mortry and improvements them to repair, normal and ordinates of this mortgage, or in the force of this mortgage, or in the force of the same to sell all or any part of the or demand, and shall be contained to progress of the same in a condition to age be paid in full on the thiors shall be given written in the force of the same in a condition to age be paid in full on the thiors shall be given written in the force of the same in a condition to age be paid in full on the thiors shall be given written in the force of the same in a condition to age of the same in a condition to a condition	loss-payable clause in favor of a on said property in a sum no cors with the premium thereor esponsible for damage or loss eservation of the property shabills for repairs and any other of now existing may be created by indebtedness which may be egoing payments, they here the egoing payments, they here the egoing payments, they here the egoing payments of any installments of any installments of experience and installments of Mortgagors here same, then the whole amount of the mortgagors here same, then the whole amount of the mortgagors here is mortgage and in the event made and preparation for succession of the mortgagors here is mortgage and in the event made and preparation for succession of the mortgagors here is mortgage and in the event made and preparation for succession of the election at least so the control of the election at least so the election at
ereto. The plural as used in this instrument shall include				- ,
•			County St	nto of Indiana, and is describ
The real property hereby mortgaged is located in s follows:	Larc		County, Sta	ate of Indiana, and is describe
ot 3, Block 5, Beverly Sixth Add 9, page 62, in Lake County, Indi ammond, IN 46324		•	nd, as shown in as 7824 White C	
IN WITNESS WHEREOF Mortgagors have exec	uted this mortgage o	n the day above shown		N N N N N N N N N N N N N N N N N N N
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Naymond J CrixIv	MORTGAGOR	Linda S Cri	& Cally &	-MERTGAG
ACKNOWLEDG	SEMENT BY INDIVID	OUAL OR PARTNERSH	IP BORROWER 6	010 UN 11 AR
TATE OF INDIANA, COUNTY OF Lake			, SS.	3.5
Before me, the undersigned, a notary public in and to	or said county and st	ate, personally appeare	d Raymond jud	
the execution of the logegoing mortgage.				and acknowledg
IN WITNESS WHEREOR'I have hereunto subscribed	i my name and affixe	d my official seal this	L1thday ofJanuar	y
	any namo and amae	o my omolai ooai iiio =	Cumthin, Out	entre -
y Commusion Expires:			Cynthia Colard	NOTARY PUBLIC ve-resident of
			Lake County, I	
/24785			• •	
	0-1			
his instrument was prepared byCynthia				