1	This mortga	285REAL age made on the		ع مورس ay of	1879.192 , 11	e <u>B3</u> between	RICHAR	V. CHIA	رم
and .	100155	بجربرميري سما	2/	, hereina	fter referred to	as MORTGA	GORS, and 🥢	ex solop	<u></u>
India	na, hereinafte WITNESSE	er referred to as TH: Mortgagors real property he	MORTGAGEE.  jointly and sev	erally grant, b	argain, sell, co	onvey and mo	rtgage to Mortg	agee, its succ	esso
Cons	umer Credit	Sale Agreement	of even date he	erewith in the t	otal amount o	518 7	OWARS SI	Krenock.	
زے repay not m	iore than For	uture advances ty Five Thousan ty hereby mort	a Dollars (\$45,0	100.00), at any	one time.				
belon appra hereb conve will fo	eges, interest TO HAVE A ging unto Naisement law by covenant ev the same.	is, rents, issues, ND TO HOLD to Mortgagee, its so of any state, withat Mortgagors that the title so on and defend the model of the control o	profits, fixtures the said proper uccessors and which said right are seized of conveyed is clean	and appliance ty hereinafter assigns, forev s and benefits good and pe ar, free and un	es thereunto at described, wit ver free from s the Mortgago rfect title to s lencumbered o	taching or in a th all the privi all rights and ors do hereby aid property i	any wise thereu leges and appu d benefits unde release and wa n fee simple a inafter appears	nto appertaining tenances the crithe valuation the valuation to the crither and Morthald have author and that Morthald have the crither the critical the critica	ng. reur on a gago ority
insure to Me Morte excee Morte	s, the obligati MORTGAG ed at all time ortgagee, wh gagors fail to eding the am gagors with t	rs shall fully per ons which this n ORS AGREE: T s against all haz nich policy shal o do so, they h ount of Mortgag he premium thei	nortgage secure o keep the mo ards with an ins I contain a los ereby authoriz gor's indebtedn reon, or to add	es, then this mortgaged prop surance compa s-payable cla e Mortgagee ess for a peric such premium	ortgage shall terty, including any authorized use in favor to insure or to mot exceed to Mortgagor	be null, void and the building to do busines of Mortgagee renew insuraring the term of sindebtedness	nd of no further is and improve is in the State o ias its interest ice on said pro if such indebte iss. If Mortgagee	force and effer ments thereof fundiana, acce may appear, operty in a su diness, and to elects to wait	ect. n, fu eptal and um i chai ve su
that a dema and a this n due, a lien o autho Mortg	any sums ad and and and if no ny other exp nortgage and all instalmen of this mortgaprize Mortgagor's indebagged proper	gors agree to be vanced or expert so paid shall be enses incident to not now existing the first and existing the pay the solution of the solut	nded by Mortga be secured here to the ownershing may be cread d principal on a g on the date ha ame on their be and hereby. To e ments thereon,	agee for the person of the mortgagor of the mortgated against the account of an ereof. If Mortgard half, and to chard and not to contact to contact and to contact and not to contact and not to contact and not to contact and	protection or pressive further agreed property duage property duage property duage protected for a la constant de la constant	preservation of the control of the c	f the property staxes, assessmorder that no liverse this mortgar be secured by a mounts so paid management ar nortgaged prem	shall be repailents, bills for ensuperior to ge, and to pay a lien superior yments, they adding the sid occupation	d up repa that y, wh r to to here ame
or in the boot or for incor the w without on incorrection or exi	If default be the payment enefit of crec rectosed, upo rect or if the thole amount out notice or enforcement ne and profit red or paid b istence of thi	ty in its present and in the ter of any instalment of any instalme	ms or condition the when due, or receiver appoint any of the relationship to the receiver appoint the relationship to the conjunction with the event of	ns of the debt if Mortgagors ted, or should epresentations mortgaged processes in a suit at labor the immedia reclosure or processure or proce	or debts herebs shall becomed the mortgages, warranties coperty, or sell life at Mortgages were prosession of this mortgage of this mortgages.	by secured or bankrupt or it bankrupt or it bankrupt or it statements or attempt to less option; be losure of the mortgangs. Mortgagors, Mortgagors, Mortgagors, Mortgagors	of any of the tensolvent, or make any part there of Mortgagors sell all or any pome immediate mortgage. In an any parts shall pay all be a party by rea will pay to Mor	ke an assignmof be attached herein contain art of the samely due and processes, regardith the rents, costs which ison of the extigagee, in add	nent I, levi ned ies, th ayab Iless issue may ecuti lition
foreclifees, and reconst part of the co	losure, toget and paymen epair made in No failure or rued to prejuit Mortgagee ontinuance cessively or construction and rights and istrators and	ther with all oth the with all oth the made to prevent order to place on the part of Moudice its rights in exercising are any such defauncurrently at its and obligations dissigns of the assigns of the sused in this in	er and further ent or remove to the same in the progagee to exe in the event of a ny of such right ult or breach of coption.  hereunder shaparties hereto.	expenses of form the imposition condition to be reise any of its ny other or sus a shall be constituted for covenant, and lextend to a	oreclosure an of liens or classes sold. In the series of t	d sale, including against the defaults or breach ude it from the may enforce agupon the s	ing expenses, one property and office of covenant exercise there on one or more	reasonable at expenses of of covenant s , and no delay eof at any time e remedies he	torne upke shail y on e dur reun
State	The real pro	pperty hereby mond is described	ortgaged is loca				-AK []		Cou
, ,	Lot Nu Subdiv in Pla	umber Six vision, Un at Book 31 v, Indiana	(6) in Pa it Number , page 78	owT be	2) as p	er plat	thereof r	ecorded>	
	councy	, Inatana		••			<b>5</b> 8	2 :	and the second of the second o
i. 1	IN WITNES	SWHEREOF M	ortgagors have	executed this	mertange on t	he dayzabove	<i>X                                    </i>	0	٠.
	11/100	leach X	Commo	Witness	Richard	J. Chirl	The said	Mo	rtga
		entra de la companya		Witness	Louise J	oan Chir	by AKA LO	u se J Mo	hga
	·	三、红色		Witness	<del></del>			Mo	rtga
<u> </u>	Con John	300	$\mathcal{L}^{\mathcal{L}_{\mathcal{L}}}}}}}}}}$	NOWLEDGME	NT BY INDIVI		<del></del>		
	Before me,	IÃ, COUNTY OF the undersigned	, a notary public	c in and for sa	id county and	state, persona		Richard	
the ex	erution of the	<u>/ and Loui</u> ne foregoing mo S WHEREOF, I h	rtgage.		name and affix	red my official	seal this	and acknow	rledg
7	C 747 . A.		ARILYN PAIN		name and and	Cu my United			outly Ver
	ommission E		ARY PUBLIC STATE O	OF INDIANA" .		c / 1	) . ŧ		سسسيد