## 746695

REAL ESTATE	MORTGAGE			,
This mortgage made on the 22nd day of February	19 <u>84</u> , between	Albert L. Go	erike and	1/
and Joanne M. Gerike, husband & wife	_, hereinafter referred	to as MORTGAGORS	S, and ASSOCIATI	ES FINANCIAL
SERVICES COMPANY OF INDIANA, INC., whose address is 6223 Hot	nman Ave., Ham	mond, Ind.	16325	
Indiana, hereinafter referred to as MORTGAGEE.				•
WITNESSETH: Mortgagors jointly and severally grant, bargain, sell, con	vey and mortgage to M	lortgagee, its success	ors and assigns, t	he real property
hereinafter described as security for the payment of a loan agreement of ever interest as provided in the loan agreement,				_, together with
The property hereby morgaged, and described below, includes all improinterests, rents and profits.	vements and fixtures no	ow attached together	with easements, ri	ghts, privileges,
TO HAVE AND TO HOLD the said property hereinafter described, with successors and assigns, forever; and Mortgagors hereby covenant that mortgage authority to convey the same, that the title so conveyed is clear, free and unencum defend the same unto mortgagee against all claims whatsoever except those If mortgagors shall fully perform all the terms and conditions of this mortgagors.	gors are seized of good bered except as hereina prior encumbrances, if page and shall pay in ful	and perfect title to sa Ifter appears and that r any, hereinafter show	ld property in fee s nortgagors will fore wn.	imple and have ever warrant and
mortgage secures, then this mortgage shall be null, void and of no further for MORTGAGORS AGREE: To keep the mortgaged property, including the with an insurance company authorized to do business in the State of Indiana, acc Mortgagee as its interest may appear, and if Mortgagors fail to do so, they hereby exceeding the amount of Mortgagor's indebtedness for a period not exceeding the or to add such premium to Mortgagor's indebtedness. If Mortgagee elects to wa resulting from any cause whatsoever. Mortgagors agree that any sums advanced be repaid upon demand and if not so paid shall be secured hereby. Mortgagoe expenses incident to the ownership of the mortgaged property when due in order against the property during the term of this mortgage, and to pay, when due, all insecured by a lien superior to the lien of this mortgage and existing on the date authorize Mortgagee to pay the same on their behalf, and to charge Mortgagors hereby. To exercise due diligence in the operation, management and occupation waste on the mortgaged premises, and to keep the mortgaged property in its lift default be made in the terms or conditions of the debt or debts hereby see when due, or if Mortgagors shall become bankrupt or insolvent, or make an ass mortgaged property or any part thereof be attached, levied upon or seized, o contained be incorrect or if the Mortgagors shall abandon the mortgaged proper hereby secured shall, at Mortgagee's option, become immediately due and partoreclosure of this mortgage. In any case, regardless of such enforcement, Mortwith the rents, issues, income and profits therefrom, with or without foreclosure of by Mortgagee in connection with any suit or proceeding to which it may be a partoreclosure of this mortgage, Mortgagors will pay to Mortgagee, in addition to ta foreclosure, together with all other and further expenses of toxeclosure and sale, in of liens or claims against the property and expenses of upkeep and repair mortically and the loan and annually on each subsequent anniversary date. If the	buildings and improvem eptable to Mortgagee, valuthorize Mortgagee to eterm of such indebtednive such insurance Moror expended by Mortgages further agree. To pay that no lien superior to the stallments of interest and hereof. If Mortgagors fwith the amount so paic of the mortgaged proper present condition and cured or of any of the termination of the benefit or if any of the represent cry, or sell or attempt to the superior without notice or the proceedings. More than the costs, and a reason of the exempt to the superior of the exempt to the superior of the exempt to the proceedings. More than the costs, and a reason of the exempt to the	which policy shall contains the policy shall contain the protection of agors agree to be further than the protection of all taxes, assessment that of this mortgage and principal on account ail to make any of the distribution of the protection of the protection of the protection of creditors, or have a part of the transport of the protection of the prot	ain a loss-payable of ance on said propertigagors with the professor with the professor with the professor preservation of the first, bills for repairs of any indebtedness of foregoing paymer Mortgagor's indebtednessor foregoing paymer Mortgagor's indebtednessor foregoing paymer Mortgagor's indebtednessor in the payment of a receiver appointed a receiver appointed statements of Mothe same, then the professor of the mortgage and prepair in the payment of a receiver appointed the same, then the professor of the mortgage and prepair in the prevent or removed to prevent or removed to prevent or the eleptonic of such rights shall agee may enforce	clause in favor of erty in a sum not emium thereon, damage or loss the property shall is and any other may be created is which may be the they hereby edness secured commit or allow any installments in the extragagors herein in whole amount suit at law or by the the imposition or date of the loan ection at least 90 his mortgage.
The real property hereby mortgaged is located in <u>Lake</u> as follows:		County	y, State of Indiana,	and is described
Lot No. Seventy-four (74), in Patterson's Lake County, Indiana, as marked and laid of Book 33, Page 80, in the Office of the Rec "Also commonly known as 815 Oakwood, Grif IN WITNESS WHEREOF Mortgagors have executed this mortgage on  Albert L. Gerike  MORIGAGOR	down on the recorder of Lake fith, Ind. 46 the day above shown.  Joanne	corded plat to County, Indi 319"  M. Gerike	thereof, in lang. FB 24	STATE OF THE COUNTY AND TO STORY AND THE COUNTY AND TO STORY AND THE COUNTY AND T
ACKNOWLEDGEMENT BY INDIVIDU	JAL OR PARTNERSHI	P BORROWER	R SKI	້
STATE OF INDIANA, COUNTY OFLake		_, SS.	~ X 20 00	, . <del></del>
Before me, the undersigned, a notary public in and for said county and star Joanne M. Gerike, husband and wife	te, personally appeared	Albert L. (	Gerike and	
in the execution of the foregoing mortgage.			BUK	acknowledged
IN WITNESS WHEREOF I have hereunto subscribed my name and affixed	my official seat this	2ndday of Fe	bruary	10 84
My Commission Expires:	(_	Marla a. la	infrant.	A. Carlon D.
1/28/86		rla A. Kaufma sident of Lak		nd
This instrument was prepared byMary Ann Carlson			A dimini	18

This instrument was prepared by \_\_\_\_Mary Ann Carlson