REAL ESTATE MORTGAGE

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ie "Mortgagor" of <u>Lake</u> County, Indiana, mo INANCIAL SERVICES, INC. of <u>Merrillville</u> , Indiana	ortgage(s) and warrant(s) to AMERICAN FLETCHE	
	a, the "Mortgagee" the following described real estate	, in
Lake County, Indiana, to-wit:		
Lot 4, Block 2, E.M.Rognes Seconshown in Plat Book 28, page 8,	ond Addition to Glenellyn, as in Lake County, Indiana	
	STATE OF THDIANAZE, S. NO. LAKE COUNTY FILED FOR SECORD JUL 31 10 06 AH 184 WILLIAM BILLSKI JR RECORDER	
OGETHER with all rights, privileges, interests, easements, he now or hereafter belonging, appertaining, attached to, or used in paged Premises") and all the rents, issues, income and profits	thereof.	
This mortgage is given to secure the performance of the pr	rovisions hereof and the payment of one promissory I	10te
Total Mortgagor to Mortgagoo datos		
principal together with interest as provided therein and maturing o	onAugust 1 1989	
And also to secure the payment of any renewal or renewals of the said in Mortgagor covenants and agrees with Mortgagee that: Mortgagor will pay the	idebtedness or extensions of its time of times of paymont.	iency
Mortgagor covenants and agrees with Mortgagee that: Mortgagor will pay the nereunder without relief from valuation and appraisement laws; keep the improposal to the proposal	In all covenants, terms and conditions of any prior mortgage or any lift romptly pay all taxes, assessments, and legal charges against said promptly pay all taxes, assessments, and legal charges against said programs, and to the extent permitted by law, reasonable attorney's fewerms of this mortgage or the lien hereof or of any other instrument every leasing this mortgage or any other instrument securing this loan, and large the amount so paid together with its programs and all sums so paid will be secured to the appointment of the appoint	rase if roper- is and idenc in the iteres
of a receiver in any action to foreclose; upon default being made in the payment upon default in any of the terms, covenants or conditions of this mortgage or of tagged Premises, die, become a bankrupt or insolvent, or make an assignm premises by the Mortgagor without the consent in writing of the Mortgagee, or if be filed in any court to enforce any lien on, claim against, or interest in the about become due and payable at the option of the Mortgagee, and payment may be enabled of insurance shall contain proper clauses making all sums recoverespective interests may appear, and shall not be subject to cancellation without Mortgagee to endorse on Mortgagor's behalf drafts reflecting such insurance ceedings which are hereby assigned to Mortgagor, provided that Mortgagee should be condemnation proceeds have been applied, at Mortgagee's sole descretion, to debtedness secured by this Mortgage. All such policies of insurance and all all shall, at Mortgagee's request, be delivered to and retained by Mortgagee un Any forbearance by Mortgagee in exercising any right or remedy hereund cluded the exercise of any such right or remedy. The procurement of insurance	the note secured hereby, or in the event Mortgagor shall abandon to the the benefit of creditors, or in the event of sale or transfer waste shall be committed or permitted, or should any action or proced by the foreclosure of the mortgage and sale of the property, verable upon such policies payable to Mortgagee and to Mortgagor but thirty (30) days' prior written notice to Mortgagee. Mortgagor aut proceeds, and the proceeds of any condemnation or eminant dom all remit to Mortgagor such surplus, if any, as remains after the insurance restoration of the Mortgaged Premises or to the satisfaction of the indebtedness secured hereby iff fully paid. er, or otherwise afforded by applicable law, shall not be a waiver of the payment of taxes or other liens or charges by Mortgagee sees secured by this Mortgage.	eof, ce More of the eding diate as the horize ance of all i emission or prohall n
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