REAL ESTATE MORTGAGE			MORTGAGEE: **Y Fidelity Financial ServicesIn	
MORTGAGOR(S):	ACCOUNT NUMBER		18525 Torrence Ave.	
Cast Name GIBSON	First Initial Willie D.	Spouse's Name Rosie L.	Lansing, IL 60438	
WITNESSETH, that Mortga	gor(s), mortgage and warrant to M	fortgagee, the following described Re-		
of Gary, as	, State of Indiana, 3, Kelley-Glover-Va shown in Plat Book 18 Leke County, Indiana	ale Farkside Addition t 3, Page 2 in the Office	to the City of the RUDGE REC	
olumbing, gas, electric, venical be deemed fixtures an eferred to hereinafter as the FOR THE PURPOSE OF Strovided in accordance was a secondance was a secondan	tilating, refrigerating and air-cond d subject to the lien hereof, and e "premises". ECURING: (1) Performance of cith the terms and provisions of 1985, herewith executed d having the date of its final payment of any additional advances (4) The payment of any mone amounts are advanced to protect terment, or any other agreement to gagor on the obligation secured but of taxes and assessments that	itioning equipment used in connection the hereditaments and appurtenance each agreement of Mortgagor contains of a Loan Agreement/Promissory Not by Mortgagor and payable to syment due on Eoptember 16, with interest thereon, as may hereafty that may be advanced by the Morthe security or in accordance with the pay which may be substituted there by this Mortgage shall be applied in the		
uch amounts, and in such fortgagee; and that loss p he restoration of said implicate of Indiana upon said interest or penalty to accremises free from all prichich in any way may fortgagee, at its option (bove provided for and phereof (unless Mortgagor fortgagee security therefor highest rate allowed to fortgagor(s) to Mortgagee is suffer any waste or a uthority, not to remodel or the purpose of inspector the purpose of inspector secured, in full contents of the final contents of the first provided from the lien here the ownership of said prindersigned is a married in dentity and benefit and that she in	companies as Mortgagee may froceeds (less expenses of collect provement. (2) To pay all taxes of prevements, or any part thereof. Loan Agreement or said debt, rue thereon, the official receipt or liens except the existing firmingair the security of this may the reasonable premiums a (s) have instituted proper legar, acceptable to it; and (c) pay law, shall be deemed a part, (5) To keep the buildings and my use of said premises contrathe improvements except with ting the premises, (6) That they ompliance with the terms of second, without releasing or affectment upon the remainder of said emises shall release, reduce or woman, she represents and war has not executed the same as standard transport of the control of the	om time to time approve, and to ke tion) shall, at Mortgagee's option, by and special assessments of any king, or upon the Loan Agreement or and procure and deliver to Mortgate of the proper officer showing past mortgage, if any, and upon denortgage, (4) In the event of defay whole indebtedness hereby securee and charges therefor; (b) pay all sail proceedings to test the validity yeastch lions and all such disburse to fit the indebtedness secured by the of the indebtedness secured by the other improvements now or here are to restrictions of record or conthe written consent of Mortgagee will pay, promptly and without read and Loan Agreement and this mornided or renewed, and any portions ting the personal liability of any pd premises for the full amount of otherwise affect any such person rants that this instrument has been arety for another, but that she is to		
intil expiration of the perioder them, without regarden value of the premise edemption, to the immed on hold and apply the refor the repayment of the eases and all future lease enewals of said leases, are of enter and take possession instruct the lessee under t	riod of redemption, Mortgageed to the solvency or insolvency is and the adequacy of the sectiate appointment of a receiver ceipts as the court may order indebtedness hereby secured, Mos, including any oil, gas or mid all rents, royalties, issues, info of the mortgaged premises der any such lease, or his or or become due under any such eased of record, the repayment stent of such payments, respect toton may be exercised when their covenants and agreements nistrators, successors, grantees, reement secured hereby to the of payment, except to the expanding the more such and former to the expansion of the such as a safety of the expansion of the such as a safety of the such as a safety of the expansion of the such as a safety of the such as a safety of the expansion of the such as a safety of	shall be entitled as a matter of ri- of persons liable for the payment urity, and whether or not the san with power to take possession of e- for the benefit of Mortgagee and e- ortgagor(s) hereby assign to Mortgag- neral leases covering all or any pa- come and profits thereof, and Mort and to collect such rents, royalties its assigns or successors in interest lease or by reason of such occupa- lischarged from the proceeds of the tof said Loan Agreement shall be- tively. (4) Whenever by the terms of the right accrues, or at any time the herein contained, and all provision lessees and assigns of the parties contrary, neither this mortgage no tent that the same may be legally ademnation for injury to, or taking received, as above provided for ins or of interest thereon when due or his mortgage, then the said Loan insurance premiums, and liens, here ly waived), be deemed to have ma	force or foreclose this mortgage, or at any time thereafter ight, without notice to Mortgagor(s) or any person claiming of the indebtedness hereby secured, without regard to the me shall then be occupied by the owner of the equity of said premises, to collect all rentals and profits thereof and the maintenance of the security. (2) As additional security get all their right, title and interest in and to any existing rt of the premises herein described and any extensions or tagagee is hereby granted the right, in the event of default, is issues, income and profits. Mortgagor(s) hereby authorize, to pay to Mortgagee all rents, delay rents, royalties or incy. (3) Mortgagee shall be subrogated to the lien of any the Loan Agreement hereby secured, and even though said as secured by such liens on the portions of said premises of this instrument or of said Loan Agreement Mortgagee is dereafter. (5) All Mortgagor(s) shall be jointly and severally one of this mortgage shall inure to and be binding upon hereto, respectively. (6) Notwithstanding anything in this or said Loan Agreement shall be deemed to impose on the enforceable; and any provision to the contrary shall be of of, any part or all of said property is hereby assigned to surance loss proceeds. (8) In case default shall be made in if there shall be a failure on the part of Mortgagor(s) to Agreement and the whole indebtedness secured by this sin specified shall, at the option of Mortgagee and without atured and become due and collectible at once, or at any	
TATE OF MADIAN TATE OF TATE	Č.		DATE OF MORTGAGE January 26, 1985	

COUNTY Of Stock Stock Sefere me, the undersigned a Notary Public in and for said County and State, on this 20 day of Sanuary 19 85 personally appeared willing D. Gibson and Rosie L. Gibson and acknowledged the execution of the above and foregoing mortgage.

Witness my Standard and Seal.

Witness my Standard and Seal.

Witness my Standard and Seal.

My Commission Expires, NOTARY PUBLIC Tina M. Eancsi 1/13/86

This instrument prepared by Karen Browder, 18525 Torrence Ave. Lansing, IL 60438