79138							
REAL ESTATE	AL ESTATE MORTGAGE		MORTGAGEE: Fidelity Financial Services, Inc.				
./	ACCOUNT NUMBER		Financial Services, Inc.				
MORTGAGOR(S): Last Name	9525076 First	Initial	Spouse's N	ame	18525 Torr	ence Avenu	e
EDWARDS	James		Barba		Lansin	e, IL 6043	B , XIXIXIXX
WITNESSETH, that Mortg		arrant to Mortgage of Indiana, to wit:	e, the follow	ing described Real Esta	te in the County of	ofLai	
together with all buildings	Lot 90 shown in of Lake	in Lyndora Plat Book County, Ind	14, Page liana.	n to the City e 18, in the O	ffice of Re	RECORDER	d beginned lighting
shall be deemed fixtures a referred to hereinafter as the	nd subject to the lien lie "premises".	hereof, and the he	reditaments	used in connection the and appurtenances pert	rewith, all of which aining to the prop	ch, for the purpo perty above dext	e of this mortgage, thed, all of which is
FOR THE PURPOSE OF provided in accordance of February 1, 1985 \$9305.90, a renewal or refinance; (3) P of \$	vith the terms and p , herewith and having the date of ayment of any addition ; (4) The payment of amounts are advanced eement, or any other ag	rovisions of a Lo executed by M its final payment of al advances, with in any money that n to protect the secu- greement to pay what	fortgagor a due on 30 mterest there any be advarintly or in achieh may be fortgage shall	ent/Promissory Note ( nd payable to the chriary 6, 199 on, as may hereafter be need by the Mortgagee cordance with the cove substituted therefor.  I be applied in the follo	hereinafter referre order of Mort, or as e loaned by Mortga to Mortgagor for nants of this Mort	d to as "Loan gagee, in the xtended, deferred gee to Mortgagor any reason or to gage; (5) Any rer	Agreement") dated principal sum of d or rescheduled by in a maximum sum o third parties, with newal, refinancing or
and expenses agreed to be	paid by the Mortgagor. ment of interest due on		iorica and its	seessed offanist said biell	mountainee pre	amumo, repults, i	un other charges
TO PROTECT THE SECU such amounts, and in suc Mortgagee; and that loss the restoration of said in State of Indiana upon sa said premises or in said interest or penalty to acpremises free from all prwhich in any way may Mortgagee, at its option above provided for and thereof (unless Mortgago Mortgagee security therefe the highest rate allowed Mortgagor(s) to Mortgage or suffer any waste or authority, not to remode for the purpose of inspechereby secured, in full chereby secured, or of an released from the lien he or the lien of this instru the ownership of said p undersigned is a married and benefit and that she	th companies as Mortgap proceeds (less expenses proceeds (less expenses provement. (2) To pay id premises, or any pay Loan Agreement or crue thereon, the officion ior liens except the e- impair the security (whether electing to de- pay the reasonable profes) have instituted por acceptable to it); a by law, shall be deen e. (5) To keep the broad the improvements ex- citing the premises. (6) compliance with the ty- portion thereof, may present the improvements ex- ting the premises. (6) compliance with the ty- portion thereof, may present the improvement in the premises shall release, woman, she represents has not executed the	gee may from time of collection) sha y all taxes and spart thereof, or uposaid debt, and project first mortgage. This mortgage is this mortgage is the whole emiums and chargroper legal proceed (c) pay such a part of the iddings and other isses contrary to recept with the wrong the mortgage is contrary to recept with the wrong the extended or affecting the der of said Loan is or affecting the der of said premised and warrants the same as surety for	at to time apple, to time apple, at Mortg ecial assessment the Loan ocure and compression of the Loan ocure and compression of the Loan ocure and compression of the Loan (4) In the indebtedness of the compression of the conserver, promptly a Agreement of the compression of the c	prove, and to keep the lagee's option, be applients of any kind that a Agreement or debt seleliver to Mortgagee to licer showing payment, and upon demand to event of default by shereby secured due to be t	e policies therefor, ied on said indeb is have been or me ecured hereby, or en days before to all such taxes of Mortgagee to property of all such taxes of Mortgagor(s) urand collectible or es and assessment uch taxes or assement with interest the frigage and shall be rected in good of to laws, ordinance to permit Mortgagom valuation or (7) That the time or corporation for debtedness them rillity or the liented in her behalf prower hereunder.	properly endors tedness, whether ay be levied or upon the inter he day fixed by and assessments ay and procure note, may (a) as without deter essments and he reon from the tee immediately dondition and reputes or regulation get to enter at appraisement law e of payment of described may, or the payment of the emaining unpaid hereby created, and for her so	ed, on deposit with due or not, or to assessed within the est of Mortgagee in a law for the first (a). To keep said release of any lien 1, 2 or 3 above, effect the insurance mining the validity ave deposited with ime of payment at the and payable by air, not to commit a for proper public all reasonable times (a) the indebtedness without notice, be of said indebtedness without notice, be of said indebtedness (b) If any of the le and separate use
IT IS MUTUALLY AGR until expiration of the punder them, without regat then value of the premis redemption, to the imme to hold and apply the refor the repayment of the leases and all future lease renewals of said leases, a to enter and take possess and instruct the lessee unincome that may be due and all prior encumbrance prior liens have been relaffected thereby to the given any option, such on liable for fulfillment of the heirs, executors, adminortgage or the Loan Af Mortgage or the Loan Af Mortgage with authority, the payment of any instancomply with any covenamortgage, including all-panotice to Mortgagot(s), (s) time thereafter, at Mortgage.	eriod of redemption, and to the solvency or es and the adequacy of diate appointment of recipts as the court in indebtedness hereby sis, including any oil, and all rents, royalties, sion of the mortgaged oder any such lease, corrected of record, the eased of record, the extent of such payment ption may be exercise their covenants and a inistrators, successors, treement secured herely award of damages to apply or release the extent of said Loan Ant, condition or proving ments for taxes, assembly and the motice being herely or said to the motice being herely and the motice being herely assembly or taxes, assembly and the motice being herely or said to the motice being herely and the motice being herely discussed the motice being herely discussed the motice being herely and the motice being herely discussed the motice being herely and the motice being herely discussed the motice being herely applied to the motice being herely and the motice herely and the mot	Mortgagee shall be insolvency of persof the security, a a receiver with person as a receiver with person or the ecured, Mortgagor (gas or mineral let issues, income ar premises and to or his or its assignant any such lease of aid and discharge repayment of saints, respectively. (4 d when the right greements herein grantees, lessees by to the extent that under condemnating moneys received greement or of in issue of this more systems.)	e entitled as ons liable fond whether ower to take benefit of (s) hereby a ases covering and profits the collect such sor success by reason defrom the factures, or contained, and assigns y, neither the table theres there tagage, then a premiums, ed), be deer	s a matter of right, wor the payment of the parment of the or not the same shape possession of said proposession of said proposession of said proposession to Mortgagee all gall or any part of sereof, and Mortgagee in rents, royalties, issue ssors in interest, to professed of the Loa reement shall be secured by the terms of this at any time thereafte and all provisions of of the parties herettend and provided for insurance on when due or if the the said Loan Agree and liens, herein specially shaped to the said Loan Agree and liens, herein specially specially shaped to the said Loan Agree and liens, herein specially shaped to the said Loan Agree and liens, herein specially specially shaped to the said Loan Agree and liens, herein specially specially specially shaped to the said Loan Agree and liens, herein specially said the said Loan Agree and liens, herein specially said the said Loan Agree and liens, herein specially said the said Loan Agree and liens, herein specially said the said Loan Agree and liens, herein specially said the said Loan Agree and liens, herein specially said the said Loan Agree and liens, herein specially said the said Loan Agree said the sai	rithout notice to le indebtedness her ll then be occup remises, to collect dintenance of the their right, title the premises here is hereby granted s, income and property and to Mortgagee shan Agreement hered by such liens instrument or of er. (5) All Mortgage this mortgage slap, respectively. (6) Loan Agreement eable; and any property part or all of er loss proceeds. (Free shall be a fail ement and the verified shall, at the	Mortgagor(s) or a ceby secured, wi ied by the own all rentals and security. (2) As and interest in cin described and the right, in the offits. Mortgagor(all rents, delay is on the portion said Loan Agregor(s) shall be juil inure to an Notwithstandi shall be deeme rovision to the said property is in case defaultre on the part whole indebtedme option of Mo	any person claiming thout regard to the er of the equity of profits thereof and additional security and to any existing I any extensions of eevent of default (s) hereby authorize rents, royalties of to the lien of any deven though said even though said even though said premises tement Mortgagee is fointly and severally de be binding upor ng anything in this do to impose on the contrary shall be on thereby assigned to the shall be made in of Mortgagor(s) to ess secured by this regaree and without
STATE OF TRACKING	TILINOIS Cook	} ss:		DAT	TE OF MORTGA	GE <u>Februar</u>	y 1 <b>, 1</b> 985
Before me, the undersigned on this topic did of		for said County and	d State, rsonally	IN WITNESS WHERE day and year first abo		or(s) hereunto s	
appeared James and and deknowledged the execu	Barbara Edwarda	s, His Wife		(	Lancis	Podmo	LL (SEAL)
Wirness my Signature and Signature	·	aregoing mortgage.		MORTGAGOR, BOR	ROWER Ja	mes Edward	
NOTARY PUBLIC Tina	M. Bancsi	My Commission I 1/13/86	Expires,	MORTGAGOR, BOR	Soulosa ROWER BO	Edward Edwa	). (SEAL) rds

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