# LF. 92 FB			TE MOR						1/
792526 This mortgage made on the 20th day of _	Februa	ry	, _{19_85}	, between _	Johr		Edmonson	//	/
and Patricia J Edmonson SERVICES COMPANY OF INDIANA, INC., whose add		6700	, hereina	after referre	d to as M	ORTG	AGORS, and	ASSOCI	TES FINANCIA
SERVICES COMPANY OF INDIANA, INC., whose add	tress is	0700	DIORGWA	y Melli	-7°	IG II			
Indiana, hereinafter referred to as MORTGAGEE.									
WITNESSETH: Mortgagors jointly and severally	grant, barga	ain, sell,	convey and n	nortgage to	Mortgage	e, its s	uccessors an	ıd assigns	, the real proper
hereinafter described as security for the payment of a interest as provided in the loan agreement which has The property hereby morgaged, and described b interests, rents and profits.	s a final pay	yment da	ate of $\underline{}$	<u> </u>	,	. 19	·		
TO HAVE AND TO HOLD the said property here successors and assigns, forever; and Mortgagors hereb authority to convey the same, that the title so conveyed is defend the same unto mortgagee against all claims will finortgagors shall fully perform all the terms and	oy covenant clear, free a hatsoever e	that mor nd unend except the	tgagors are s sumbered exc ose prior enc	eized of god ept as herei umbrances,	od and pe nafter app , if any, he	rfect tit ears ar ereinaft	le to said prop nd that mortga er shown.	perty in fe gors will fo	e simple and ha orever warrant a
MORTGAGORS AGREE: To keep the mortgaged with an insurance company authorized to do business in Mortgage as its interest may appear, and if Mortgagors exceeding the amount of Mortgagor's indebtedness for a or to add such premium to Mortgagor's indebtedness. If resulting from any cause whatsoever. Mortgagors agree to be repaid upon demand and if not so paid shall be seed expenses incident to the ownership of the mortgaged proagainst the property during the term of this mortgage, and secured by a lien superior to the lien of this mortgage authorize Mortgagee to pay the same on their behalf, an hereby. To exercise due diligence in the operation, manage waste on the mortgaged premises, and to keep the mortgaged property or any part thereof be attached, led contained be incorrect or if the Mortgagors shall aband hereby secured shall, at Mortgagee's option, become inforeclosure of this mortgage. In any case, regardless of with the rents, issues, income and profits therefrom, with by Mortgagee in connection with any suit or proceeding foreclosure of this mortgage, Mortgagors will pay to Mortgagee in connection with any suit or proceeding foreclosure, together with all other and further expenses of liens or claims against the property and expenses of liens or claims against the property and expenses of liens or claims against the property and expenses of liens or claims against the property and expenses of liens or claims against the property and expenses of liens or claims against the property and expenses of liens or claims against the property and expenses of liens or claims against the property and expenses of liens or claims against the property and expenses of liens or claims against the property and expenses of liens or claims against the property and expenses of liens or claims against the property and expenses of liens or claims against the property and expenses of liens or claims against the property and expenses of liens or claims against the property and expenses of liens or claims against the property and e	pid and of nid property, in the State of fail to do so, period not ei Mortgagee that any sum cured hereb poperty when and existing in to charge gement and ortgaged provided upon lon the mortimmediately such enforce or without for the total property when in the mortimmediately such enforce or without for the total provided upon lon the mortimmediately such enforce or without for the total provided upon lon the mortimmediately such enforce or without for the total provided upon longer in a continuation of the total provided upon longer in the total provided upon longer in the continuation of the total provided upon longer in the continuation of the total provided upon longer in t	o further noluding Indiana, they herexceeding elects to as advanta, when the second of	force and ef- the buildings a acceptable to- eby authorize the term of standard such the term of standard such the agors further agors further of ell installments late hereof. If ors with the a tion of the more that no lie assignment of the secured or of assignment of the secured or of the secured o	dect. and improve Mortgagee Mortgagee Mortgagee uch indebte asurance M ed by Mortg agree: To p agree: To p for interest a Mortgagors mount so pa gaged prop condition an any of the te or the bene the represa I or attempt hout notice all be entitle ceedings. M son of the ce ts, and a rea xxpenses, fe er to place by this mort sed, Mortga he right to sor breache art of Mortg It or breach	ements the , which po to insure dness and ortgagors page for the and principal fall to make the same of the infortgagors execution of es and pathe same gage be pagors shall exercise as of covenage in execution of covenage in exercise as of covenage in execution of covenage in exercise as of covenag	ereon, folicy shador reneal to chat agree the protest, assistant and ake any githe samproven or any not an area or existent and the protest an	ully insured at all contain a low insurance or ge Mortgago to be fully resection or presection or presection or of the foregame to Mortgage and not count of any yof the foregame to Mortgage, or in the rhave a receinties or stater part of the sall shall be collate possession by all costs whence of this riche search mass made to prevondition to be ull on the third en written not nedies permit all be construed any of such Mortgagee in Mortgagee in Mortgagee in the sall construed any of such the sall shall be construed any of such the Mortgagee in Mortgagee in the sall construed any of such the sall be construed an	all times a ass-payable on said progressible for repayable on said progressible for repayable on said progressible for repayable on a god on the may be said and payable of the may be said anniversaice of the said anniversaice of the said on the said anniversaice of the said on the said of the	against all hazarde clause in favor operty in a sum repremium therefor damage or lof the property shairs and any othing may be creatness which may be creatness which may be the discommitted, or should the whole amout a suit at law or cortgaged prope be incurred or pand in the event reparation for sunove the imposition at least rethis mortgage.
All rights and obligations hereunder shall extend to hereto.					essors, ex	ecutors	s, administrato	ors and as	signs of the parti
The plural as used in this instrument shall inclu		т 1							
The real property hereby mortgaged is located in as follows: Lot 84, of Spring Hill 2 ke County, Indiana, as per plat corder of Lake County, Indiana.	nd Addi thereof	tion , rec	Phase I corded i	n Plat	Book 4	wn o 47,	f Schere page 48	rville in the	e Office o
IN WITNESS WHEREOF Mortgagors have exe	cuted this r	mortgage	on the day	above show	'n.).,	ENRY.		100 A
John R Edmonson ACKNOWLEDG		MORTGAGO	- A	tricia PARTNERS					DORTGAG
	ke				, SS.	-		ූප	20
STATE OF INDIANA, COUNTY OFLa						1			
Before me, the undersigned, a notary public in and Patricia J Edmonson, husband	for said cou	unty and	state, persor	nally appear	ed Jol	hn J	R Edmons		/
Before me, the undersigned, a notary public in and	for said cou	unty and L fe	stale, persor	nally appear	ed Jol	hn J	R Edmons		/
Before me, the undersigned, a notary public in and Patricia J Edmonson, husband	and wi	fe					R Edmons		/
Before me, the undersigned, a notary public in and Patricia J Edmonson, husband in the execution of the foregoing mortgage.	and wi	fe				ie E	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		and acknowledge 8!

This instrument was prepared by Denise Jaso for Associates Financial Serv 6700 Broadway Merrillville IN