	SSETH ThatJosep	ph_LSmi	th_and_R	ita L	· · · · · · · · · · · · · · · · · · ·			h maranatan
he "Mortgagor" of Lake	band and wifeCounty, Ir	ndiana, mor	lgage(s) a	nd warrant(s) to AN	MERICA	N FLI	ETCHER
FINANCIAL SERVICES, INC.								
Lot 10, Southbrook,	Unit No. 1, as she	own in Pl	at Book	38, page	74, in	Lake		
County, Indiana.								
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TOGETHER with all rights, p now or hereafter belonging, a gaged Premises") and all the	ppertaining, attached to,	or used in o	onnection t					
This mortgage is given to								
rom Mortgagor to Mortgagee or incipal together with interest	dated_July_02 as provided therein and	maturing on	19 <u>85</u> July_1	_in the amo	unt of \$_ _, 19_90.	-5028	15	
And also to secure the payment	of any renewal or renewals of	of the said inde	btedness or e	xtensions of its	s time or tir	nes of pa	yment.	
Mortgagor covenants and agrees with the more without relief from valuations.	on and appraisement laws; kee	ep the improver	ments on the p	property insure	d against lo	ss or dan	nage by	fire and such
other risks customarily covered by fire and solvent insurance company acce this mortgage is on a leasehold; keep	eptable to Mortgagee; observe	and perform al	I covenants, t	erms and cond	itions of any	prior mo	rtgage (or any lease if
y, insurance premiums, installments court costs which actually are expend	of principal and interest on ar ded in the enforcement of defe	ny prior mortgag nse of the term	ge, and, to the s of this morte	extent permitt page or the lien	ed by law, i hereof or o	reasonab I any othe	le attorn ir instrui	nent evidenc-
ng or securing the loan plus fees pai event of default in any payment the M at the highest rate provided for in the	lortgagee may pay the same a	nd the Mortgago	or shall repay	o the Mortgage	e the amou	nt so palc	l togethe	r with interest
mortgage; no improvements shall be r of a receiver in any action to foreclose	removed or destroyed without t e: upon default being made in	he written cons the payment of	ent of the Mor any of the in:	tgagee; the Mo italiments here	rtgagee sha tofore speci	ll be entit fied on th	led to the e due d	e appointment ate thereof, or
upon default in any of the terms, cove gaged Premises, die, become a ba	enants or conditions of this moi inkrupt or insolvent, or make	tgage or of the an assignment	note secured for the bene	hereby, or in th fit of creditors,	e event Mo or in the e	rtgagor solvent of s	hall aba ale or t	ndon the Mor- ransfer of the
oremises by the Mortgagor without the offiled in any court to enforce any lic secome due and payable at the option	en on, claim against, or interes	st in the above	described rea	l estate, then th	ne entire un	paid bala	nce sha	Il immediately
All policies of insurance shall con	tain proper clauses making all I shall not be subject to cance	sums recovera	ble upon suci hirty (30) day:	n policies payat s' prior written r	ole to Mortg notice to Mo	agee and Ingagee.	to Mort Mortgag	gagor as their or authorizes
Mortgagee to endorse on Mortgagor	's behalf drafts reflecting such to Mortgagor, provided that Mo	insurance prod ortgagee shall re	ceeds, and the emit to Mortos	proceeds of a	iny condem is, if any, a	nation or remains	eminan	t domain pro-
condemnation proceeds have been a debtedness secured by this Mortgag shall, at Mortgagee's request, be de	 e. All such policies of insurance 	e and all abstra	acts of title or	title insurance	policies cov	ering the	Mortga	ged Premises
Any forbearance by Mortgagee in	n exercising any right or remed or remedy. The procurement	dy hereunder, c of insurance or	or otherwise a	fforded by appl of taxes or oth	icable law,	shall not	be a wa y Morto	liver of or pre-
be a waiver of Mortgagee's right to All remedies provided in this Mor	accelerate the maturity of the	indebtedness	secured by th	is Mortgage.	• •			
nay be exercised concurrently, inde	pendently or successively.				58.5			
Mongagor includes each person cassigns and attorneys.								
IN WITNESS WHEREOF, the mo	rtgagor, and each of them, has	hereunto set his	s hand and se	al this 02nd	day of J	ıly	.,,,,	.1985
		6	Joseph	1 C-	drh	1		(Seal)
range (j. 1905). S <u>elong Bolder og de</u> propinse fra skiller en skiller og skiller fra skiller en skiller en skiller en skiller en	jangs janggalangs. Laga dan kanangsalangsalangsalangsalangsalangsalangsalangsalangsalangsalangsalangsalangsalangsalangsalangsalan		Pita	J. S.	** 按位 •	,	p ^a l .	(Seal)
STATE OF INDIANA, COUNT		SS:	Rita		mith.			
Before me, a Notary Public in Smith, husband and wif				eJoseph_I ledged the e				
Witness my hand and Notar			of July		19	₁ 85 P	٧	
My Commission Expires: 12	2/17/86		In	udud.	E) SI	d St	4	B Eublic
My County of Residence:PC FHIS INSTRUMENT WAS P	rter	. Lisak. Att		Rodgers w, and com	pleted b		1din	In El ton
PERIORIAN PROPERTY AND A SECURIOR OF	The second of the second of	<i>स</i> ्म्य स्त्रा र उट्टेन	5 14 14 TO		و مبدية		17.50	TEST (U)
Form No.13 Rev. 6/84					10:	A A		/\$ \\