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## **REAL ESTATE MORTGAGE**

This mortgage made on the _	day of May		19_00 , between .		llen	-///
ind	· · · · · · · · · · · · · · · · · · ·		_, hereinafter referre	ed to as MORTGA	GORS, and ASS	OCIATES FINANCIA
ERVICES COMPANY OF INDIANA	, INC., whose address is	429 W 8	lst St Merri	llville lN	46410	
diana, hereinafter referred to as MC	ORTGAGEE.		1/			
WITNESSETH: Mortgagors joi	intly and severally grant, b	pargain, sell, coi	nvey and mortgage to	Mortgagee, its su	ccessors and ass	igns, the real propert
ereinafter described as security for terest as provided in the loan agre	r the payment of a loan a	agreement of e I payment date	ven date herewith in	the amount of \$ /20, 19	24971.99 1.	, together wit
The property hereby morgaged terests, rents and profits.	d, and described below, in	icludes all impro	vements and fixtures	now attached toge	ether with easeme	ents, rights, privileges
TO HAVE AND TO HOLD the accessors and assigns, forever; and althority to convey the same, that the tefend the same unto mortgagee ag	Mortgagors hereby cover title so conveyed is clear, fro	nant that mortga ee and unencum	igors are seized of go nbered except as here	od and perfect title inafter appears and	to said property i that mortgagors	n fee simple and have
If mortgagors shall fully perform ortgage secures, then this mortgage				full in accordance	with its terms, the	obligations which thi
MORTGAGORS AGREE: To keith an insurance company authorized fortgagee as its interest may appear, exceeding the amount of Mortgagor's in the add such premium to Mortgagor's in the add such premium to Mortgagor's in the second and if not so expenses incident to the ownership of gainst the property during the term of gainst the property during the term of ecured by a lien superior to the lien uthorize Mortgagee to pay the same ereby. To exercise due diligence in the aste on the mortgaged premises, and if default be made in the terms of the due, or if Mortgagors shall be contigaged property or any part them ontained be incorrect or if the Mortgagee's preclosure of this mortgage. In any contained the incorrect or if the Mortgagee's preclosure of this mortgage. Mortgage or claims against the propert of the mortgagee has the optionate of the loan and annually on each ays before payment in full is due. If No failure on the part of Mortgay event of any other or subsequent defarectude it from the exercise thereof a semedies hereunder successively or All rights and obligations hereunders.	d to do business in the Stat and if Mortgagors fail to do indebtedness for a period residence in indebtedness. If Mortga Mortgagors agree that any opaid shall be secured to the mortgaged property with mortgaged property with mortgaged property with mortgaged property with mortgaged and existence of this mortgaged and existence of the mortgaged or conditions of the debt or one bankrupt or insolvent eof be attached, levied upagors shall abandon their soption, become immediates, regardless of such erforts will pay to Mortgaged further expenses of fored ty and expenses of upked to demand that the balance subsequent anniversary of payment is not made will gee to exercise any of its riguits or breaches of covenations and the total demand that the continuits or breaches of covenations and the total demand that the options at any time during the continuits or breaches of covenations and that the dalance is to the continuity of the continuity of the continuity at its options and that the dalance and the continuity at its options and the shall extend to and be concurrently at its options and the shall extend to and be concurrently at its options and the shall extend to and be concurrently at its options.	te of Indiana, acco so, they hereby hereby hereby hot exceeding the igee elects to war sums advanced ereby. Mortgago when due in order, when due, all insting on the data arge Mortgagors and occupation and occupation of property in its debts hereby set, or make an aspon or seized, omortgaged propately due and particularly due and particularly due and particularly due and particularly due, in addition to tallosure and sale, in addition to tallosure and sale, in addition to tallosure and repair mediate. If the option hen due, Mortgagists hereunder lant, and no dela inuance of any set binding upon the binding upon the set of the set o	ceptable to Mortgaged y authorize Mortgaged e term of such indebte aive such insurance Mortgaged e term of such insurance More expended by Mortgaged or expended by Mortgaged e term of the stallments of interest e hereof. If Mortgagor is with the amount so poof the mortgaged proposed from the mortgaged proposed from the proposed from t	e, which policy shall e to insure or renew edness and to charge dortgagors agree to gagee for the proteroay all taxes, asset to that of this mortgand principal on acceptant and principal on acceptant and principal on acceptant and improvement repair, normal atterms of this mortgater of creditors, or he sentations, warrant to sell all or any perore of the mediate whortgagors shall part of the same in a contiguous shall be given as and payments rethe same in a contiguous shall be given exercise any removes of covenant shall pagee in exercising to for covenant, and he contiguous shall be given as of covenant, and he contiguous shall be given as of covenant, and he contiguous shall be given as of covenant, and he contiguous shall be given as of covenant, and he contiguous shall be given as of covenant, and he contiguous shall be given as of covenant, and he contiguous shall be given as of covenant, and he contiguous shall be given as of covenant, and he contiguous shall be given as of covenant, and he contiguous shall be given as of covenant, and he contiguous shall be given as of covenant, and he contiguous shall be given as of covenant, and he contiguous shall page in exercising the covenant, and he contiguous shall page in exercising the covenant shall as of covenant, and he could be covenant.	I contain a loss-pay insurance on saige Mortgagors with obe fully responsiction or preservations seements, bills for age and not now ecount of any indebot of the foregoing piece to Mortgagor's ments thereon, and ordinary deprinance or in the paymave a receiver apies or statements and of the same, the shall be collectible epossession of the yall costs which rance of this mortgage search made armade to prevent or indition to be sold to the third anniver written notice of edies permitted up any of such right. Mortgagee may endortgagee may	yable clause in favor of dispreparty in a sum not the premium thereore ble for damage or los on of the property sha repairs and any other istedness which may be asyments, they here indebtedness secured not to commit or alloweriation excepted, ent of any installment of Mortgagors hereing the whole amour erin a suit at law or be mortgaged propert any be incurred or paid and in the event of preparation for such the election at least 9 th
The plural as used in this inst  The real property hereby mortg	gaged is located inl.	ake				
	en (17), Lakewo				•	
recorded in Plat Boo	ok 32, Page 3,	in the Of	fice of the	recorder of	the Lake	County, lndi
more commonly known	as 8033 Lakewoo	od, Gary,	lndiana.		222	A 7 (7 %)
IN WITNESS WHITREOF MOR	rtgagors have executed th	nis mortgage or	ı the day above shov	vn.	() () () () () () () ()	
Beverlymallen	ACKNOWLEDGEMEN	MORTGAGOR NT BY INDIVIDU	JAL OR PARTNERS	HIP BORROWER		MORTGAGO
TATE OF INDIANA, COUNTY OF .	Lake				200 - 100 -	
Before me, the undersigned, a not		county and sta	ite, personally appea	redBev	erly Allen	7 7 8
						and acknowledge
the execution of the foregoing more	dage.				_	
		ame and affixed	1 my official seal this	15th Jay of	May //	1
the execution of the foregoing more in WITNESS WHEREOF I have hear Commission Expires:		ame and affixed	d my official seal this	15th lay of	W.Jaso	7 96