876494	REAL ESTA	TE MORTGAGE			/
This mortgage made on the day of .			Lucius lee	Hagler /	1/
and Ruby J Hagler		, hereinalter referred	to as MORTGAGORS	S. and ASSOCI	ATES FINANCIAL
SERVICES COMPANY OF INDIANA, INC., whose ac	ddress is6223	hohman Ave Ham	mond in 46325		
Indiana, hereinafter referred to as MORTGAGEE.					
WITNESSETH: Mortgagors jointly and severally	ly grant, bargain, sell, o	convey and mortgage to N			the real property
hereinafter described as security for the payment of interest as provided in the loan agreement which hat the property hereby morgaged, and described interests, rents and profits.	if a Ican agreement of as a final payment da I below, includes all im	f even date herewith in tale of	he amount of \$ 93 , 19 <u></u> .	with easements,	, together with
TO HAVE AND TO HOLD the said property he successors and assigns, forever; and Mortgagors here authority to convey the same, that the title so conveyed i defend the same unto mortgagee against all claims to	eby covenant that mort is clear, free and unenc whatsoever except tho	tgagors are seized of good sumbered except as herein ose prior encumbrances,	d and perfect title to sa after appears and that if any, hereinaftor sho	ald property in fee mortgagors will fo wn.	e simple and have orever warrant and
If mortgagors shall fully perform all the terms ar mortgage secures, then this mortgage shall be null, v	nd conditions of this moved and of no further	ortgage and shall pay in fu force and effect.	ıll in accordance with i	ts terms, the obli	gations which this
with an insurance company authorized to do business in Mortgagee as its interest may appear, and if Mortgagor exceeding the amount of Mortgagor's indebtedness for or to add such premium to Mortgagor's indebtedness. resulting from any cause whatsoever. Mortgagors agree be repaid upon demand and if not so paid shall be seexpenses incident to the ownership of the mortgaged pagainst the property during the term of this mortgage, a secured by a lien superior to the lien of this mortgage, a secured by a lien superior to the lien of this mortgage, a secured by a lien superior to the lien of this mortgage, and to exercise due diligence in the operation, man waste on the mortgaged premises, and to keep their of default be made in the terms or conditions of the when due, or if Mortgagors shall become bankrupt or mortgaged property or any part thereof be attached, contained be incorrect or if the Mortgagors shall aban hereby secured shall, at Mortgagee's option, become foreclosure 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. The Mortgagee has the option to demand that the date of the loan and annually on each subsequent and days before payment in full is due. If payment is not No fallure on the part of Mortgagee to exercise a event of any other or subsequent defaults or breaches preclude it from the exercise thereof at any time during remedies hereunder successively or concurrently at it. All rights and obligations hereunder shall extend hereto.	in the State of Indiana, are fail to do so, they here a period not exceeding. If Mortgagee elects to either any sums advance becured hereby. Mortgager and to pay, when due, in order and to pay, when due, are and existing on the deand to charge Mortgager ment and occupation mortgaged property in the debt or debts hereby inso vent, or make and levical upon or seized and of the mortgaged property in the debt or debts hereby inso vent, or make and levical upon or seized and on the mortgaged property in the debt or debts hereby as and the without foreclosure and sales of upkeep and repair the balance due on the lander when due, Mortgage, in addition to be to any of its rights hereund as of covenant, and no dig the continuance of an its or, ion.	acceptable to Mortgagee, eby authorize Mortgagee in the term of such indebted walve such insurance Moced or expended by Mortgagagors further agree: To pay der that no lien superior to ill installments of interest are late hereof. If Mortgagors ors with the amount so pay its present condition and recurred or of any of the teleasignment for the benefit, or if any of the represe operty, or sell or attempt to a party by reason of the exother payable, without notice of the mortgagee shall be entitled as party by reason of the exotaxable costs, and a realle, including expenses, feer made in order to place to loan secured by this mortgage has the right to expense in the part of Mortgager space has the right to expense in the several heirs, succession the several heirs and the several heirs an	which policy shall cont to insure or renew insures and to charge Mortgagors agree to be fagee for the protection y all taxes, assessme that of this mortgage and principal on accounfail to make any of the d, adding the same to orty and improvements if repair, normal and orms of this mortgage, of the fact of creditors, or have intations, warranties of coreditors, or have intations, warranties of demand, and shall d to the immediate policy ortgagors shall pay all decution or existence of sonable fee for the seas and payments made the same in a conditionage be paid in full on the immediate policy of covenant shall be conditionage of covenant shall be conditionage in exercising any of covenant, and Mortgagorians and Mortgagoria	tain a loss-payable rance on said proprigagors with the ully responsible for preservation of ents, bills for repaint of any indebtedre foregoing paym Mortgagor's indested the render of the payment of a receiver appoint a receiver appoint a statements of the same, then be collectible in essession of the mocosts which may be the made and propriet of this mortgage farch made and propriet of the third anniversation to be sold. The third anniversation of the construed to prejuct of such rights shagge may enforced.	te clause in favor of operty in a sum not operty in a sum not operty in a sum not operty shall alread and any other farmed and any other farmed and in the property shall alread and in the work of any installments and any installments and any installments and any installments and and in the event of any installments of any installments and a sult at law or by nortgaged property be incurred or paic and in the event of reparation for such nove the imposition ary date of the loar election at least 90 or this mortgage. dice its rights in the fall be construed to the any one or more dead
The plural as used in this instrument shall inc	-				
The real property hereby mortgaged is located in as follows:	inla	KE .	Count	ly, State of Indian	a, and is described
1 lot 28 and the East $\frac{1}{2}$ of Lot 29	9 in Block 10	in Oakland Ado	lition to the	City of H	ammond,
as per plat thereof, recorded :	in Plat Book	6 page 35, in t	he Office of	the Recon	der of
Lake county In A/K/A: 907 Lyon:				$\mathbf{z} \in \mathbb{R}^{2}$	D
	•				
IN WITNESS WILEDESS Manager	company this messes	on the day above above		— EO∷	2
IN WITNESS WHEREOF Mortgagors have ex	xecuted this mortgage	on the day above showr	7/1	ECOF	
Lucius La Magly		Ruly C	Sagli	ECORD	COUNTY CO
Lucius La Hally	MORTGAGO	OR RUDS HAS	Jagla		MORTOAGOF
Luciús Lee Hagjer ACKNOWLEI	MORTGAGO	Ruly C	BORROWER		
Luciús Lee Hagjer ACKNOWLEI STATE OF INDIANA, COUNTY OFlake	MORTGAGO	RUUS HAN	BIET LIGHT	DE RAY	
Lucius Lee Hagier ACKNOWLEI STATE OF INDIANA, COUNTY OFlake Before me, the undersigned, a notary public in and	MORTGAGO	RUUS HAN	BIET LIGHT	ee Hagler	Na Na Na Na Na Na Na Na Na Na Na Na Na N
Lucius Lee Hagter ACKNOWLEI STATE OF INDIANA, COUNTY OF lake Before me, the undersigned, a notary public in and Ruby J Hagler	MORTGAGO	RUUS HAN	BIET LIGHT	ee Hagler	
Lucius Lee Hagier ACKNOWLEI STATE OF INDIANA, COUNTY OFlake Before me, the undersigned, a notary public in and Ruby J Hagler In the execution of the foregoing mortgage.	MORTGAGO DIGENENT BY INDIVI	TOUAL OR PARTNERSH	IP BORROWER , SSLucius L	ee Hagler	Na Na Na Na Na Na Na Na Na Na Na Na Na N
Lucius Lee Hagier ACKNOWLEI STATE OF INDIANA, COUNTY OF lake Before me, the undersigned, a notary public in and Ruby J Hagler	MORTGAGO DIGENENT BY INDIVI	TOUAL OR PARTNERSH	IP BORROWER , SS	ee Hagler	and acknowledged

Marla A Kaufman Lake

This instrument was prepared by Kimberly J Teets