This marting and another 17th . October	r	86	Leonardo R	occaforte
and Donna Roccaforte. H&W	, 19.	between	Chrysler Fir	st Financial
This mortgage made on the 17th day of October and Donna Roccaforte, H&W hereinafter refe Services Corporation 999 Company whose address is Indiana, herenafter referred to as MORTGAGEE	akmont	Plaza Dri	ve, Westmont	, Illinois
The state of the s				
WITNESSETH: Mortgagors jointly and severally grant, barg real property hereinafter described to secure the repayment of a n	ote of even d	vey and morigage ate herewith in th	e total amount of	TAEAFMQ James the
Thousand Three Hundred Seventynine Do also to secure the repayment of all future advances made at mortgages	llars a	nd Fiftyf ne above mortgago	ive Cents Collars (\$3 r's, or any of them.	2,379.55) and
The property hereby mortgaged, and described below, inclurents, issues, profits, fixtures and appliances thereunto attaching a TO HAVE AND TO HOLD the said property hereinafter desmortgagee, its successors and assigns, forever; and mortgagors here property in fee simple and have authority to convey the same, that appears and that mortgagors will forever warrant and defend the scumbrances, if any, hereinafter shown. If mortgagors shall fully perform all the terms and conditions which this mortgage secures, then this mortgage shall be added to the mortgaged property, against all hazards with an insurance company authorized to do be contain a loss-payable clause in favor of Mortgagee as its interest gagee to insure or renew insurance on said property in a sum noting the term of such indebtedness, and to charge Mortgagors with If Mortgagee elects to waive such insurance Mortgagors agree to ever. Mortgagors agree that any sums advanced or expended by upon demand and if not so paid shall be secured hereby. Mortga other expenses incident to the ownership of the mortgaged property existing may be created against the property during the term of pal on account of any indebtedness which may be secured by a Mortgagors fail to make any of the foregoing payments, they hereby gagors with the amounts so paid, adding the same to Mortgagor's management and occupation of the mortgaged property and improved in the same to Mortgagor's management and occupation of the mortgaged property and improved in the same to Mortgagor's and to keep the mortgaged property in its present condition of the mortgaged property and improved in the same to Mortgagor's and to keep the mortgaged property in its present condition of the mortgaged property and improved in the same to Mortgagor's and to keep the mortgaged property in its present condition of the mortgaged property and improved in the same to Mortgagor's and to keep the mortgaged property in its present condition of the mortgaged property and improved in the same to Mortgagor's and the sam	or in any wise cribed, with a reby convenient the title so common one of this mandle of the null, voi including the usiness in the may appear, exceeding the premium be fully resymmetric further or when due in this mortgage to when due in this mortgage lien superior y authorize muthorize we ments thereand repair, not repair, not repair, not reby convenients thereand repair, not reby convenients thereand repair, not reby convenients thereand repair, not amend repair, not reby convenients thereand reby convenients thereand reby convenients the re	athereunto apper all the privileges of the privileges of the that mortgago on year and shall and of no furthe buildings and in a State of Indiana and if Mortgago a amount of Mort thereon, or to adpossible for damor the protection of the protectio	caining and appurtenances the stare seized of good a ree and unencumbered all claims whatsoever approximately applying the provements thereon, but a caceptable to Mortgar so fail to do so, they be gagor's indebtedness to such premium to Mortgar preservation of the protaces, assessments, bit a superior to that of this and under all instalments mortgage and existing the same on their behalf to exercise due diligommit or allow waste on the precipitation of the promit of the same on the provention of the promit or allow waste on the provention of the prove	reunto belonging unto and perfect title to said dexcept as hereinafter except those prior ensures with its terms, the ally insured at all times agee, which policy shall hereby authorize Mortor a period not exceeding any cause whatso-coperty shall be repaid any mortgage and not now of interest and principon the date hereof. If all, and to charge Mortence in the operation, in the mortgaged premed.
If default be made in the terms or conditions of the debt of ment of any instalment when due, or if Mortgagors shall become that a receiver appointed, or should the mortgaged property or another representations, warranties or statements of Mortgagors herein property, or sell or attempt to sell all or any part of the same, then mediately due and payable, without notice or demand, and shall case, regardless of such enforcement, mortgagee shall be entitled issues, income and profits therefrom, with or without foreclosure or or paid by Mortgagee in connection with any suit or proceeding to mortgage, and in the event of foreclosure of this mortgage, Mortga for the search made and preparation for such foreclosure, together penses, fees and payments made to prevent or remove the imposit repair made in order to place the same in a condition to be sold.	pankrupt or ir y part thereol contained be the whole at be collectibl to the imme other proces which it ma gors will pay with all othe	isolvent, or make to be attached, leve incorrect or if the mount hereby second in a suit at law ediate possession edings. Mortgagory be a party by to Mortgagee, in and further exerts.	an assignment for the ied or foreclosed upon the Mortgagors shall at ured shall, at Mortgagor of the mortgaged prossess shall pay all costs were ason of the execution addition to taxable consess of foreclosure of the propersion of the execution addition to taxable consess of foreclosure.	benefit of creditors, or a created, or if any of coundon the mortgaged ce's option, become imthis mortgage. In any operty with the rents, which may be incurred on or existence of this costs, a reasonable feeting sale including expendence.
No failure on the part of mortgagee to exercise any of its riprejudice its rights in the event of any other or subsequent default cising any of such rights shall be construed to preclude it from the breach of covenant, and mortgagee may enforce any one or more. All rights and obligations hereunder shall extend to and be assigns of the parties hereto. The plural as used in this instrument shall include the sing	ts or breache exercise there remedies her e binding up	s of covenant, an oof at any time d eunder successiv on the several he	d no delay on the part uring the continuance ely or concurrently at	of mortgagee in exer- of any such default or its option
The real property hereby mortgaged is located in			Co	ounty, State of Indiana,
and is described as follows: Residential Apartment Unit 2-h, toget in the common areas of Saric Court Co formed under the Statutes of May ww, 1979, of shown inPlat Book 50, page 65, and relate County, Indiana, together with the created and derived therefrom. Key: (unit 16) 27-495-20 Commonly Known as: 3245 Saric Court	her with ndominite of Inthe Reserved the Beneral Re	th an undi nums, a Ho diana, an cords of led in Pla fit of al	vided 2.777 rizontal Pro d recorded a Lake County, t Book 50, P l rights and	percent interes perty Regime s Doc. No. Indiana, as age 84, in
IN WITNESS WHEREOF, mortgagors have executed this m	ortgage on th	ne day above sho	wn. // a	
	1,	parado 1	accolorte	
Witne	Lec	mardo Rocc	aforte	Morigagor
	. F	LIA- NAC	PASSICE -	

IN WITNESS WHEREOF, mortgagors have executed this mort	tgage on the day above shown.	last					
Witness	Leonard Roccafort	e D Morigagor					
Witness	Donna Roccaforte	Morigagor CO					
Witness		RD Mortigagor					
ACKNOWLEDGM	77 7						
STATE OF INDIANA, COUNTY OF Lake	, SS:						
Belove me, the undersigned, a notary public in and for said county and state, personally appeared							
the execution of the foregoing mortgage.	te, nan	and acknowledged					
IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal this 17thiay ofOct							
My Commission Expires:	1) oroth	Notary Public					
7-10-87	Dorothy Dodd \\Res_La	ke County, Indiana					
This instrument was prepared byB. Vaickus.							

Form 014-0683 10/81