883314

REAL ESTATE MORTGAGE

This mortgage made on the _	29th_day of _October	, 19 <u>86</u> , between <u>Ha</u>	ttie Shepherd	
and		, hereinafter referred to a	as MORTGAGORS, and ASS	SOCIATES FINANCIAL
SERVICES COMPANY OF INDIANA	, INC., whose address is429_We	st 81st, Merrill	ville, IN 46410	···
Indiana, hereinafter referred to as M	ORTGAGEE.			
WITNESSETH: Mortgagors jo	intly and severally grant, bargain, sell, co	nvey and mortgage to Mort	gagee, its successors and as	signs, the real property
hereinafter described as security for interest as provided in the loan agre	the payment of a loan agreement of every	en date herewith in the amo	ount of \$11608_82	, together with
The property hereby morgage	d, and described below, includes all imp	ovements and fixtures now	attached together with easen	ents, rights, privileges,
interests, rents and profits. TO HAVE AND TO HOLD the successors and assigns, forever; and authority to convey the same, that the defend the same unto mortgagee as if mortgagors shall fully perform mortgage secures, then this mortgagor MORTGAGORS AGREE: To k with an insurance company authorize. Mortgagee as its interest may appear, exceeding the amount of Mortgagor's or to add such premium to Mortgagor's or to add such premium to Mortgagor resulting from any cause whatsoever. Ibe repaid upon demand and if not so expenses incident to the ownership of against the property during the term of secured by a lien superior to the lien authorize Mortgagee to pay the same hereby. To exercise due diligence in the waste on the mortgaged premises, at if default be made in the terms when due, or if Mortgagors shall becomortgaged property or any part therefore contained be incorrect or if the Mortgagee's foreclosure of this mortgage. In any contained be incorrect or if the Mortgagee's foreclosure of this mortgage, Mortgagoreclosure of this mortgage, Mortgagoreclosure, together with all other and of liens or claims against the proper. The Mortgagee has the option date of the loan and annually on each days before payment in full is due. In No failure on the part of Mortgage event of any other or subsequent deforeclude it from the exercise thereof a remedies hereunder successively or	said property hereinafter described, wit Mortgagors hereby covenant that mortg title so conveyed is clear, free and unencularinst all claims whatsoever except those mall the terms and conditions of this more shall be null, vold and of no further force the mortgaged property, including the dot do business in the State of Indiana, as and if Mortgagors fail to do so, they here indebtedness for a period not exceeding the indebtedness. If Mortgagee elects to we Mortgagors agree that any sums advance to paid shall be secured hereby. Mortgagothe mortgaged property when due in order this mortgage, and to pay, when due, all of this mortgage, and to pay, when due, all of this mortgage and existing on the data on their behalf, and to charge Mortgagore experation, management and occupation and to keep the mortgaged property in it or conditions of the debt or debts hereby some bankrupt or insolvent, or make an a eof be attached, levied upon or seized, agors shall abandon the mortgaged propers will pay to Mortgagee, in addition to further expenses of such enforcement, Mortgagoe, in addition to a further expenses of foreclosure and sale ty and expenses of upkeep and repair in to demand that the balance due on the lot of upther expenses of upkeep and repair in the subsequent anniversary date. If the option is subsequent anniversary date. If the option gree to exercise any of its rights hereunde aults or breaches of covenant, and no deat any time during the continuance of any	n all the privileges and appleagors are seized of good an obered except as hereinafter e prior encumbrances, if an Igage and shall pay in full in orce and effect. Igage and shall pay in full in orce and effect. Igage and shall pay in full in orce and effect. Igage and shall pay in full in orce and effect. Igage and improvement occupations and improvement occupations and improvement occupations and income term of such indebtedness aive such insurance Mortgages ors further agree: To pay all or that no lien superior to that installments of interest and pies hereof. If Mortgagors fail is present condition and repecured or of any of the terms are signment for the benefit of or if any of the representation or if any of the representation or if any of the representation or other proceedings. Mortgage shall be entitled to or other proceedings. Mortgage or is exercised, and a reason ande in order to place the sam secured by this mortgage on is exercised, Mortgagors lagee has the right to exercise of or defaults or breaches of cay on the part of Mortgagee such default or breach of continuous and the part of Mortgagee such default or breach of continuous and the part of Mortgagee such default or breach of continuous and the part of Mortgagee such default or breach of continuous and the part of Mortgagee such default or breach of continuous and the part of Mortgagee such default or breach of continuous and the part of Mortgagee such default or breach of continuous and the part of Mortgagee such default or breach of continuous and the part of Mortgagee such default or breach of continuous and the part of Mortgagee such default or breach of continuous and the prior of the prio	urtenances thereunto belonged perfect title to said property of appears and that mortgagors by, hereinafter shown. It accordance with its terms, the statement of the policy shall contain a loss-posure or renew insurance on sees and to charge Mortgagors with gors agree to be fully response for the protection or preservall taxes, assessments, bills for this mortgage and not now rincipal on account of any independent of the foregoing diding the same to Mortgagor and improvements thereon, and pair, normal and ordinary dependent, and mortgage, or in the pay creditors, or have a receiver a construction, warranties or statemental all or any part of the same, emand, and shall be collectify the immediate possession of agors shall pay all costs which the immediate possession of agors shall pay all costs which the immediate possession of agors shall pay all costs which the immediate possession of agors shall pay all costs which the immediate possession of agors shall pay all costs which all be given written notice of the same in a condition to be so be paid in full on the third and shall be given written notice of the covenant shall be construed to the covenant shall be construed to the covenant shall be construed to the covenant, and Mortgagee may devenant, and Mortgagee may devenant, and Mortgagee may devenant, and Mortgagee may devenant.	in fee simple and have will forever warrant and e obligations which this mes against all hazards ayable clause in favor of id property in a sum not the premium thereon, sible for damage or loss tion of the property shall repairs and any other existing may be created btedness which may be payments, they hereby sindebtedness secured at not to commit or allow preciation excepted. The ment of any installments appointed, or should the is of Mortgagors herein then the whole amount ole in a suit at law or by the mortgaged property may be incurred or paid gage and in the event of and preparation for such or remove the imposition of. The interview of the loan of the election at least 90 under this mortgage. The prejudice its rights in the shall be construed to enforce any one or more
hereto.	trument shall include the singular where			
The real property hereby morts	Inlea		County, State of I	ndiana, and is described
as follows:	fteen (15) feet of Lot		•	·
in Block Fi as the same in Plat Book (A/K/	ACKNOWLEDGEMENT BY INDIVID	ition to East Ch: e Recorder's Off: East Chicago, II on the day above shown.	icago, Lake Count ice of Lake Count	Indiana, Indiana, Indiana,
STATE OF INDIANA, COUNTY OF	Lake		SS.	
	tary public in and for said county and s	·		Trace of the second
in the execution of the foregoing mo	rlgage.		uning.	um and acknowledged
,	nereunto subscribed my name and affixe	ed my official seal this20	9 day ofOctober	19:86
My Commission Expires:	•	 	Denise N. Jaso resides in Porter	NOTARY PUBLICATE SEN
3/16/89		1	reardes in roiter	Councy
			P. Carlo	To annie
This instrument was prepared by	Denise Doffin for As	sociates Financi	i al Services	7