the "MONgagor" of FINANCIAL SERVICES	ch, H&W Lake C i, INC. of Merri ounty, Indiana, to-wit:	11ville In	, mortgage(: diana, the "N	s) and warra	nt(s) to AME ofollowing de	RICAN F scribed re	LETCHER al estate, in
Lot 2 in Hans	en's Woods, as p fice of the Reco	er plat the rder of Lak	reof, rece e County,	orded in Pl Indiana.	Lat Book 4	7 page	
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TOGETHER with all rig now or hereafter belong gaged Premises") and	jing, appertaining, atta	iched to, or use	id in connecti	ents, appurter on therewith,	ances, fixture (hereinafter re	s, and im ferred to a	provements as the Mort-
This mortgage is gi	ven to secure the per	formance of th	e provisions	hereof and th	e payment of	one prom	issory Note
from Mortgagor to Mortg principal together with in							
	ayment of any renewal or	renewals of the sa	id indebtedness	or extensions of	its time or times	of payment	
hereunder without relief from other risks customarily covere and solvent insurance compains mortgage is on a leaseholity, insurance premiums, instacourt costs which actually are ing or securing the loan plus fewent of default in any paymer at the highest rate provided fomortgage; no improvements sing a receiver in any action to fupon default in any of the term	valuation and appraisement by fire and extended coverny acceptable to Mortgaged discussion of principal and interest of principal and interest of principal and interest paid public officers for first the Mortgagee may pay the in the note secured herebhall be removed or destroyed oreclose; upon default beings, covenants or conditions	nt laws; keep the in erage insurance to e; observe and per mises in good repairest on any prior refilling, recording and the Misy not to exceed the ed without the writte g made in the payr of this mortgage or	nprovements on that amount who form all covenar ir; promptly pay mortgage, and, the terms of this rid releasing this rootgagor shall read highest amount consent of the ment of any of the roof the note seci	the property insuich may be requirate, terms and corall taxes, assessation the extent perminoringage or the lieunoringage or any opay to the Mortgate the Mortgate the Mortgagee; the Mort	red against loss of ed by Mortgagee nditions of any prinents, and legal control by law, reason hereof or of an their instrument sigee the amount so, and all sums so dortgagee shall be retofore specified the event Mortgagee.	or damage by for its benefit for mortgage harges again sonable attor y other instrue copaid togeth paid will be a entitled to the day or shall aba	y fire and such t in some good or any lease if nst said proper- ney's fees and ument evidenc- oan, and in the ner with interest secured by this ne appointment date thereof, or andon the Mor-
respective interests may appe Mortgagee to endorse on Mor beedings which are hereby as condemnation proceeds have	thout the consent in writing to any lien on, claim against e option of the Mortgagee, a nail contain proper clauses ear, and shall not be subject tgagor's behalf drafts reflesigned to Mortgagor, provide been applied, at Mortgagor	of the Mortgagee, of the Mortgagee, or Interest in the land payment may be making all sums rect to cancellation with the making such insuranted that Mortgagee se's sole descretion	or if waste shall be above described e enforced by the coverable upon ithout thirty (30) are proceeds, are shall remit to Men, to the restora	pe committed or pure committed or pure control of the such policies pay days' prior written the proceeds outgagor such surtion of the Mortgation of the Mort	ermitted, or shoul the entire unpake e mortgage and s vable to Mortgage n notice to Mortga if any condemnat plus, if any, as relaged Premises or	d any action d balance sh ale of the pro e and to Mo agee. Mortga ion or emina mains after th to the satisf	or proceedings all immediately perty. rtgagor as their agor authorizes int domain pro- he insurance or faction of all in-
debtedness secured by this Nahall, at Mortgagee's request	fortgage. All such policies of the delivered to and retain	of insurance and a ned by Mortgagee	li abstracts of tit until the indebt	le or title insuranc edness secured i	ce policies covering participal in the policies covering the policies of the p	ng the Mortg d.	aged Premises
Any forbearance by Mortg cluded the exercise of any suc se a waiver of Mortgagee's ri		ocurement of insura	ance or the payr	ment of taxes or c	ther liens or cha	an not be a w rges by Mort	valver of or pre- gagee shall not
nay be exercised concurrent	nis Mortgage are distinct ar ly, independently or succe person executing this instru	ssively.					
assigns and attorneys.	the mortgagor, and each of		The Control of	ATT THE CARE OF THE STATE OF THE STATE OF			
"TATE THE SE WHENEOF,	are mongagor, and each of	, riao nereunio	Jos mo mand an	mala	/ LH-7 01-JE	nuary	87-
				vicaxa	Frent	met.	(Seal)
STATE OF INDIANA, CO	OUNTY OFLake	SS:	Ly u	u Clun	TREK		4=(Sea)
Before me, a Notary P	ublic in and for said Cou	ınty personally a				b & Red	(Anh
French, H&W Witness my hand and		27th	and ack	nowledged the		ie toregoin	g Mortgage
TO THE DURING THE PARTY OF THE	wear tills	سيستين الما الما يحييهسيس.		,00 8	THE STATE OF THE S	S. F.A.	
	ne les tes		( 7 1 12 2	11 M	J [ 12. 1	W	CARL NO.
My Commission Expires: My County of Residence:	07/28/88 Porter		He	rold G. Ha	milton	1.0	ry Public A. Doffin