## 901707 REAL ESTATE MORTGAGE - OPEN ENDED

This mortgage made on the 10th day of February	/Willie James Aaron	
and		
Financial Serv Corp whose address is 999 Oakm Indiana, herenafter referred to as MORTGAGEE.		
WITNESSETH: Mortgagors jointly and severally grant, bargain	sell, convey and mortgage to Mortgagee, its successors and assigns, t	the
real property hereinafter described to secure the repayment of a note in the secure that the repayment of a note of the secure that the repayment of all february and the secure the repayment of a life of the secure the repayment of a note of the secure the secure the repayment of a note of the secure the secure the repayment of a life of the secure the secu	y One Cents	
also to secure the repayment of all future advances made at mortgagee's or		
TO HAVE AND TO HOLD the said property hereinafter describ- mortgagee, its successors and assigns, forever; and mortgagors hereby property in fee simple and have authority to convey the same, that the appears and that mortgagors will forever warrant and defend the same cumbrances, if any, hereinafter shown.	ed, with all the privileges and appurtenances thereunto belonging use convenant that mortgagors are seized of good and perfect title to stille so conveyed is clear free and unexcumbered except as bereing	into aid ilter en-
MORTGAGORS AGREE: To keep the mortgaged property, incl against all hazards with an insurance company authorized to do busin	e null, void and of no further force and effect. Juding the buildings and improvements thereon, fully insured at all ti Less in the State of Indiana, acceptable to Mortagage, which policy e	mes
gagee to insure or renew insurance on said property in a sum not excing the term of such indebtedness, and to charge Mortgagors with the If Mortgagee elects to waive such insurance Mortgagors agree to be ever. Mortgagors agree that any sums advanced or expended by Mort upon demand and if not so paid shall be secured hereby. Mortgagors other expenses incident to the ownership of the mortgaged property wh existing may be created against the property during the term of this pal on account of any indebtedness which may be secured by a lien Mortgagors fail to make any of the foregoing payments, they hereby au	r appear, and if Mortgagors fail to do so, they hereby authorize Misseeding the amount of Mortgagor's indebtedness for a period not exceeding the amount of Mortgagor's indebtedness for a period not exceeding the tension of the property of a marge or loss resulting from any cause what gagee for the protection or preservation of the property shall be reported further agree. To pay all taxes, assessments, bills for repairs and the endue in order that no lien superior to that of this mortgage and not remortgage, and to pay, when due, all instalments of interest and principles and the property to the lien of this mortgage and existing on the date hereaftherize Mortgagee to pay the same on their behalf, and to charge.	lort- eed- ess. itso- eald any now noi- of. If
gagors with the amounts so paid, adding the same to Mortgagor's inde management and occupation of the mortgaged property and improvem ises, and to keep the mortgaged property in its present condition and If default be made in the terms or conditions of the debt or de	tents thereon, and not to commit or allow waste on the mortgaged properly, normal and ordinary depreciation excepted.	em-
ment of any instalment when due, or if Mortgagors shall become bank have a receiver appointed, or should the mortgaged property or any pa the representations, warranties or statements of Mortgagors herein con property, or sell or attempt to sell all or any part of the same, then the	trupt or insolvent, or make an assignment for the benefit of creditors are thereof be attached, levied or foreclosed upon or seized, or if an attained be incorrect or if the Mortgagors shall abandon the mortag	s, or y of ged
mediately due and payable, without notice or demand, and shall be case, regardless of such enforcement, mortgagee shall be entitled to issues, income and prolits therefrom, with or without foreclosure or oth or paid by Mortgagee in connection with any suit or proceeding to wh mortgage, and in the event of foreclosure of this mortgage, Mortgagors for the search made and preparation for such foreclosure, together with	collectible in a suit at law or by foreclosure of this mortgage. In the immediate possession of the mortgaged property with the rester proceedings. Mortgagors shall pay all costs which may be incutable it may be a party by reason of the execution or existence of will pay to Mortgagee, in addition to taxable costs, a reasonable all other and further expenses of foreclosure and sale, including	any ents, cred this fee
prejudice its rights in the event of any other or subsequent defaults or cising any of such rights shall be construed to preclude it from the exer breach of covenant, and mortgagee may enforce any one or more rem	s hereunder for defaults or breaches of covenant shall be construc- breaches of covenant, and no delay on the part of mortgagee in e cise thereof at any time during the continuance of any such defaul	d to xer- It or
The plural as used in this instrument shall include the singular	• •	
The real property hereby mortgaged is located inLe and is described as follows:	ake County, State of India	ana,
6 in L. I. Combs and Sons Thi	12	
IN WITNESS WHEREOF, mortgagors have executed this mortg	E E	LAKE B
Witness	Willie James Aaron  Mortes	2 5
Witness	Velma Aaron	3 3
	VCIMA RALON	agor
Witness		
Witness	Mortgo	
ACKNOWLEDGME	Mortgo	
STATE OF INDIANA, COUNTY OF Lake  Being fine, the understand, a notary public in and for said	Mortgo  NT BY INDIVIDUAL , SS:  county and state, personally appeared Willie James	agor
STATE OF INDIANA, COUNTY OF Lake  Propre ine the understance, a notary public in and for said  ARTON WIND Velma Aaron husband	Mortgo	agor
STATE OF INDIANA COUNTY OF Lake  Being me the understance, a notary public in and for said  Aaron unit Velma Aaron husband the execultano Nie loregoing met gage.	Mortgo  NT BY INDIVIDUAL , SS:  county and state, personally appeared Willie James	agor
ACKNOWLEDGME  STATE OF INDIANA COUNTY OF Lake  Pepro ine the Understand, a notary public in and for said  AAT on Which Velma Aaron husband the execution of the county public in and for said	Mortgo  NT BY INDIVIDUAL  SS:  county and state, personally appeared Willie James  and acknowled	agor

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