1						
3	101708	REAL ESTA	TE MORTGAG	E		
	s mortgage made on the 10th day of			Walter Jagiela		
and A	lice Jagiela	······································	, hereinafter referr	ed to as MORTGAGORS, and	ASSOCIATES FINANCIAL	
SERVICE	S COMPANY OF INDIANA, INC., whose ac	ddress is 429 W	81st Ave., P	.O.Box 10068, Mer	cillville	
Indiana, h	ereinafter referred to as MORTGAGEE.					
WIT	TNESSETH: Mortgagors jointly and severall	y grant, bargain, sell, o	convey and mortgage t	o Mortgagee, its successors a	nd assigns, the real property	
hereinafte:	r described as security for the payment of a provided in the loan agreement.	a loan agreement of e	ven date herewith in th	ne amount of \$ 8,640.0	O, together with	
The	property hereby morgaged, and described	below, includes all im	provements and fixture	s now attached together with (easements, rights, privileges,	
interests, rents and profits. TO HAVE AND TO HOLD the said property hereinafter described, with all the privileges and appurtenances thereunto belonging unto mortgagee, its						
successors and assigns, forever; and Mortgagors hereby covenant that mortgagors are seized of good and perfect title to said property in fee simple and have authority to convey the same, that the title so conveyed is clear, free and unencumbered except as hereinafter appears and that mortgagors will forever warrant and defend the same unto mortgagee against all claims whatsoever except those prior encumbrances, if any, hereinafter shown.						
If mortgagors shall fully perform all the terms and conditions of this mortgage and shall pay in full in accordance with its terms, the obligations which this mortgage secures, then this mortgage shall be null, void and of no further force and effect.						
МО	RTGAGORS AGREE: To keep the mortgage urance company authorized to do business in	ed property, including t	ne buildings and improv	vements thereon, fully insured a	at all times against all hazards	
Mortgaged	as its interest may appear, and if Mortgagor the amount of Mortgagor's indebtedness for	s fail to do so, they her	eby authorize Mortgage	e to insure or renew insurance	on said property in a sum not	
resulting fr	uch premium to Mortgagor's indebtedness. om any cause whatsoever. Mortgagors agree	that any sums advanc	ed or expended by Mor	tgagee for the protection or pre	servation of the property shall	
expenses	upon demand and if not so paid shall be se incident to the ownership of the mortgaged p	roperty when due in or	der that no lien superior	to that of this mortgage and no	ot now existing may be created	
against the property during the term of this mortgage, and to pay, when due, all installments of interest and principal on account of any indebtedness which may be secured by a lien superior to the lien of this mortgage and existing on the date hereof. If Mortgagors fail to make any of the foregoing payments, they hereby						
hereby. To	Mortgagee to pay the same on their behalf, a exercise due diligence in the operation, man	agement and occupati	on of the mortgaged pro	operty and improvements there	on, and not to commit or allow	
If de	he mortgaged premises, and to keep the refault be made in the terms or conditions of the	e debt or debts hereby	secured or of any of the	terms of this mortgage, or in th	e payment of any installments	
when due,	or if Mortgagors shall become bankrupt or it property or any part thereof be attached.	insolvent, or make an levied upon or seized	assignment for the ber I, or if any of the repre	nefit of creditors, or have a recessentations, warranties or stat	eiver appointed, or should the ements of Mortgagors herein	
contained hereby sec	be incorrect or if the Mortgagors shall aban- cured shall, at Mortgagee's option, become	don the mortgaged pro immediately due and	operty, or sell or attemp payable, without notic	pt to sell all or any part of the second conditions of the second conditions.	same, then the whole amount ollectible in a suit at law or by	
foreclosure	foreclosure of this mortgage. In any case, regardless of such enforcement, Mortgagee shall be entitled to the immediate possession of the mortgaged property with the rents, issues, income and profits therefrom, with or without foreclosure or other proceedings. Mortgagors shall pay all costs which may be incurred or paid					
by Mortga	by Mortgagee in connection with any suit or proceeding to which it may be a party by reason of the execution or existence of this mortgage and in the event of the toreclosure of this mortgage, Mortgagors will pay to Mortgagee, in addition to taxable costs, and a reasonable fee for the search made and preparation for such					
foreclosure, together with all other and further expenses of foreclosure and sale, including expenses, fees and payments made to prevent or remove the Imposition of liens or claims against the property and expenses of upkeep and repair made in order to place the same in a condition to be sold.						
The Mortgagee has the option to demand that the balance due on the loan secured by this mortgage be paid in full on the third anniversary date of the loan date of the loan and annually on each subsequent anniversary date. If the option is exercised, Mortgagors shall be given written notice of the election at least 90						
days before payment in full is due. If payment is not made when due, Mortgagee has the right to exercise any remedies permitted under this mortgage.						
No failure on the part of Mortgagee to exercise any of its rights hereunder for defaults or breaches of covenant shall be construed to prejudice its rights in the event of any other or subsequent defaults or breaches of covenant, and no delay on the part of Mortgagee in exercising any of such rights shall be construed to preclude it from the exercise thereof at any time during the continuance of any such default or breach of covenant, and Mortgagee may enforce any one or more						
remedies l	hereunder successively or concurrently at it	ts option.				
hereto.	ights and obligations hereunder shall extend			cessors, executors, administra	tors and assigns of the parties	
	plural as used in this instrument shall incl					
as follows	real property hereby mortgaged is located ir :			County, Sta		
L	ot 59, Turkey Creek Meadowndiana. more commonly kno	vs, Unit 1, a own as: 6670	s shown in Pla Monroe Court	at Book 33, page 3 . Merrillville, IN	2, Lake County, I 46410	
•	indiana. more commonly kind	WIL GOT D		,,		
IN V	WITNESS WHEREOF Mortgagors have ex		\sim 1		1	
Wa	alter Jagiela Jaguela	MORTGAGO	Alian Inc	ce E. Jag	MORTGAGOR	
W	alter Jagiela ACKNOWLE	GEMENT BY INDIV	DUAL OR PARTNER	iela SHIP BORROWER		
STATE OF	INDIANA, COUNTY OF	Lake		, SS.		
Before me, the undersigned, a notary public in and for said county and state, personally appeared Walter Jagiela and						
A	lice Jagiela, husband and	wife			and acknowledged	
in the execution of the foregoing mortgage.						
IN WITNESS WHEREOF I have hereunto subscribed my name and affixed my official seal this 10th ay of February 19						
	Ission Expires:			Nicky A. Kerley	ALBARY JUBLIC	
71.57	y County of residence is 1	Lake			7	
NZN	ovember 4, 11987					