REAL ESTATE	MORTGAGE		MORTGACEE:
901710 MORTGAGOR(S):	ACCOUNT NUMBER		MORTGAGEE: Didelity Financial Services Inc
Last Name Nichols	First Vernell	al Spouse's	
WITNESSETH, that Mortga	ngor(s), mortgage and warrant to	Mortgagee, the fol	Lansing, IL 60438 NEWWAX
	, State of Indian	na, to wit:	
Lot 6 in Bloc page 11, in I	k 1, Engelhart's 15 ake County, Indiana	oth Avenue Ad	ddition to Gary, as shown in Plat Book 21,
plumbing, gas, electric, ven	itilating, refrigerating and air-co	nditioning equipme	on and all screens, awnings, shades, storm sash and blinds, and heating, lighting, int used in connection therewith, all of which, for the purpose of this mortgage, and appurtenances pertaining to the property above described, all of which is
provided in accordance we February 2, 1 \$ 734.51 , ar renewal or refinance; (3) Proof \$ interest thereon, where the	yith the terms and provisions .987, herewith execute and having the date of its final hyment of any mo amounts are advanced to prote	s of a Loan Agreed by Mortgagor payment due on ces, with interest the may be accept the security or in the security or i	of Mortgagor contained herein; (2) Payment of the principal sum with interest, as ement/Promissory Note (hereinafter referred to as "Loan Agreement") dated and payable to the order of Mortgagee, in the principal sum of March 6, 1990, or as extended, deferred or recheduled by the ereon, as may hereafter be loaned by Mortgagee to Mortgagor in a president sum dvanced by the Mortgagee to Mortgagor for any reason or to third arths, with a accordance with the covenants of this Mortgage; (5) Anorenewal, summarished by substituted therefor.
All payments made by Mor FIRST: To the paymonand expenses agreed to be p SECOND: To the paymon THIRD: To the paymon		d by this Mortgage s at may be levied and an.	be substituted therefor. shall be applied in the following order: d assessed against said premises, insurance premiums, repairs, and all what charges
such amounts, and in such Mortgagee; and that loss per the restoration of said im State of Indiana upon sais said premises or in said interest or penalty to acceptemises free from all priwhich in any way may Mortgagee, at its option (above provided for and thereof (unless Mortgagor Mortgagee security therefor the highest rate allowed by Mortgagor(s) to Mortgagee or suffer any waste or authority, not to remodel for the purpose of inspectate of the purpose of any released from the lien he or the lien of this instruction of the purpose of the purpose of the purpose of any released from the lien he or the lien of this instruction of the purpose of	n companies as Mortgagee may proceeds (less expenses of college provement. (2) To pay all tay id premises, or any part there Loan Agreement or said determent the existing impair the security of this (whether electing to declare the pay the reasonable premiums (s) have instituted proper less acceptable to it); and (c) by law, shall be deemed a popular, (5) To keep the buildings any use of said premises con the improvements except withing the premises. (6) That the ompliance with the terms of portion thereof, may be extend, without releasing or affinent upon the remainder of semises shall release, reduce woman, she represents and whas not executed the same as	from time to time ection) shall, at Makes and special assessof, or upon the Lot, and procure an ipt of the proper first mortgage, if a mortgage. (4) In the whole indebted and charges there egal proceedings to pay such liens and art of the indebted and other improve trary to restriction the written concey will pay, promissaid Loan Agreer tended or renewer ecting the personal said premises for the or otherwise affect warrants that this in surety for another	To keep said premises insured for the protection of Mortagee in such manner in approve, and to keep the policies therefor, properly endorsed, on deposit with ortgagee's option, be applied on said indebtedness, whether due or not to essments of any kind that have been or may be levied or assessed within the coan Agreement or debt secured hereby, or upon the interest of charged in a deliver to Mortgagee ten days before the day fixed by law the first officer showing payment of all such taxes and assessments. (3) to keep said any, and upon demand of Mortgagee to pay and procure release of any lien the event of default by Mortgagor(s) under paragraphs 1, 2 or 3 above, mess hereby secured due and collectible or not), may (a) effect the insurance for; (b) pay all said taxes and assessments without determining the validity of the validity of such taxes or assessments and have deposited with all such disbursements, with interest thereon from the time of payment at dness secured by this mortgage and shall be immediately due and payable by ments now or hereafter erected in good condition and repair, not to commit as of record or contrary to laws, ordinances or regulations of proper public neent of Mortgagee, and to permit Mortgagee to enter at all reasonable times pity and without relief from valuation or appraisement laws, the indebtedness d, and any portions of the premises herein described may, without notice, be I liability of any person or corporation for the payment of said indebtedness the full amount of said indebtedness then remaining unpaid (8) No change in the any such personal liability or the lien hereby created. (9) If any of the instrument has been executed in her behalf, and for her sole and separate user, but that she is the Borrower hereunder.
antil expiration of the pender them, without regar- hen value of the premise edemption, to the immed o hold and apply the re or the repayment of the eases and all future lease enewals of said leases, ar o enter and take possess and instruct the lessee un ncome that may be due ind all prior encumbrance orior liens have been rele effected thereby to the e given any option, such or iable for fulfillment of the heirs, executors, admi nortgage or the Loan Ag Mortgager(s) any obligation to force or effect. (7) A Mortgagee with authority the payment of any instal comply with any covenan mortgage, including all pa notice to Mortgagor(s) (su	eriod of redemption, Mortgaged to the solvency or insolvents and the adequacy of the siate appointment of a receivenceipts as the court may order indebtedness hereby secured, s, including any oil, gas or indebtedness hereby secured, s, including any oil, gas or indebtedness hereby secured, s, including any oil, gas or of the mortgaged premise der any such lease, or his of or become due under any such eased of record, the repayment estent of such payments, responding may be exercised when their covenants and agreement inistrators, successors, grantee inistrators, successors, grantee inistrators, successors, grantee in the first of payment, except to the my award of damages under cot apply or release the mone liment of said Loan Agreement, condition or provision of yments for taxes, assessments	ce shall be entitled by of persons liable security, and whether with power to the for the benefit of the benefi	proceeding to enforce or foreclose this mortgage, or at any time thereafter it as a matter of right, without notice to Mortgagor(s) or any person claiming er for the payment of the indebtedness hereby secured, without regard to the her or not the same shall then be occupied by the owner of the equity of take possession of said premises, to collect all rentals and profits thereof and of Mortgagee and the maintenance of the security. (2) As additional security y assign to Mortgagee all their right, title and interest in and to any extensions or sthereof, and Mortgagee is hereby granted the right, in the event of default, such rents, royalties, issues, income and profits. Mortgagor(s) hereby authorize accessors in interest, to pay to Mortgagee all rents, delay rents, royalties or uson of such occupancy. (3) Mortgagee shall be subrogated to the lien of any the proceeds of the Loan Agreement hereby secured, and even though said Agreement shall be secured by such liens on the portions of said premises ever by the terms of this instrument or of said Loan Agreement Mortgage is, or at any time thereafter. (5) All Mortgagor(s) shall be jointly and severally and all provisions of this mortgage shall inure to and be binding upon igns of the parties hereto, respectively. (6) Notwithstanding anything in this er this mortgage nor said Loan Agreement shall be deemed to impose on the me may be legally enforceable; and any provision to the contrary shall be of njury to, or taking of, any part or all of said property is hereby assigned to ove provided for insurance loss proceeds. (8) In case default shall be made in ereon when due or if there shall be a failure on the part of Mortgagor(s) to the contrary shall be made in ereon when due or if there shall be a failure on the part of Mortgagor(s) to the contrary shall be made in ereon when due or if there shall be a failure on the part of Mortgagor(s) to
STATE OF INDIGINAL 11. COUNTY OF (ECO) Before me the understanted on this 11.5	SS:	County and State,	DATE OF MORTGAGE February 2, 1987 IN WITNESS WHEREOF, said Mortgagor(s) hereunto set hand and seal the
ppcara yetabli Ni	cholk don of the above and foregoing		Montgagon, Bonnowen Vernell Nichols (SEAL)
OCTARY PUBLIC Tina		mmission Expires, 7/89	MORTGAGOR, BORROWER
This instrumen	- 1,1,		525 Torrence Avenue, Lansing, IL 60438