902532

REAL ESTATE MORTGAGE

This mortgage made on the	13th _{day of February}	, 19 <u>87</u> , between <u>Herma</u>	n Garcia Sr.	
nd <u>Maria Del Carmen</u>	Garcia	, hereinafter referred to as MC	ORTGAGORS, and ASSOCIA	TES FINANCIAL
SERVICES COMPANY OF INDIANA,	INC., whose address is 6223 h	ohman Ave Hammond In	46325	,
ndiana, hereinafter referred to as MO	RTGAGEE.			
WITNESSETH: Mortgagors joir	ntly and severally grant, bargain, sell	, convey and mortgage to Mortgage	e, its successors and assigns,	the real property
ereinafter described as security for	the payment of a loan agreement	of even date herewith in the amou	int of \$ 32,568.19	, together with
nterest as provided in the loan agree The property hereby morgaged	ement which has a final payment o , and described below, includes all in		 ned together with easements	rinhts privilenes
nterests, rents and profits.			-	
uccessors and assigns, forever; and f uthority to convey the same, that the til efend the same unto mortgagee aga	tle so conveyed is clear, free and uner	ortgagors are seized of good and per ncumbered except as hereinafter appe nose prior encumbrances, if any, he	fect title to said property in fee ears and that mortgagors will fo reinafter shown.	simple and have rever warrant and
ortgage secures, then this mortgage	e shall be null, void and of no furthe	er force and effect.	_	•
with an insurance company authorized Mortgagee as its interest may appear, a xceeding the amount of Mortgagor's in r to add such premium to Mortgagor's e repaid upon demand and if not so xpenses incident to the ownership of the gainst the property during the term of the ecured by a lien superior to the lien of uthorize Mortgagee to pay the same of ereby. To exercise due diligence in the waste on the mortgaged premises, and if default be made in the terms of when due, or if Mortgagors shall becomortgaged property or any part there ontained be incorrect or if the Mortgagors secured shall, at Mortgagee's ereby secured shall, at Mortgagee's oreclosure of this mortgage. In any capith the rents, issues, income and profil by Mortgagee in connection with any spreciosure of this mortgage, Mortgagoreclosure, together with all other and foreclosure, together with all other and foreclosure.	and if Mortgagors fail to do so, they he debtedness for a period not exceeding indebtedness. If Mortgagee elects to lortgagors agree that any sums advargated shall be secured hereby. Mortgage he mortgaged property when due in this mortgage, and to pay, when due, of this mortgage and existing on the continuous management and occupant to keep the mortgaged property in conditions of the debt or debts hereby me bankrupt or insolvent, or make an of be attached, levied upon or seize gors shall abandon the mortgaged property in the property of the debt or debts hereby the second in the mortgaged property in in th	a, acceptable to Mortgagee, which polereby authorize Mortgagee to insure on the term of such indebtedness and to waive such insurance Mortgages for the gagors further agree: To pay all taxe brider that no lien superior to that of this all installments of interest and principidate hereof. If Mortgagors fail to magors with the amount so paid, adding attion of the mortgaged property and in its present condition and repair, now secured or of any of the terms of this in assignment for the benefit of credit and, or if any of the representations, or opening, or sell or altempt to sell all of payable, without notice or demander or other proceedings. Mortgagors a party by reason of the execution of to taxable costs, and a reasonable feale, including expenses, fees and payale, including expenses, fees and pay	icy shall contain a loss-payable or renew insurance on said proto charge Mortgagors with the pagree to be fully responsible for eprotection or preservation of its, assessments, bills for repails mortgage and not now existing all on account of any indebtednake any of the foregoing payment the same to Mortgagor's indebtored and ordinary depreciations mortgage, or in the payment of ors, or have a receiver appoint warranties or statements of Mort any part of the same, then the dynamic and shall be collectible in a mediate possession of the most shall pay all costs which may be or existence of this mortgage a per for the search made and present and pr	clause in favor of perty in a sum not perty in a sum not perty in a sum not premium thereon, or damage or loss the property shall it is and any other in may be created ess which may be pents, they hereby pents, they hereby pents secured o commit or allow on excepted. If any installments led, or should the lortgagors herein the whole amount is suit at law or by perty e incurred or paid and in the event of eparation for such
The Mortgagee has the option to ate of the loan and annually on each says before payment in full is due. If a No failure on the part of Mortgaguent of any other or subsequent defaueclude it from the exercise thereof at medies hereunder successively or commends.	o demand that the balance due on the subsequent anniversary date. If the o payment is not made when due, Mo ee to exercise any of its rights hereun alts or breaches of covenant, and no any time during the continuance of a	ption is exercised, Mortgagors shall in ortgagee has the right to exercise and der for defaults or breaches of covernate delay on the part of Mortgagee in ex- tage such default or breach of covenary	in a condition to be sold. aid in full on the third anniversal be given written notice of the e ny remedies permitted under ant shall be construed to prejud ercising any of such rights sha nt, and Mortgagee may enforce	ry date of the loan lection at least 90 this mortgage. ice its rights in the Il be construed to a any one or more
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400