XIABI	LE RATE
	929471
	This mortgage
and	Joe Brink
	herenafter referred
real pro	WITNESSETH: Mo perty hereinalter d

	929471	REAL	ESTATE	MORTG	AGE —	OPEN I	ENDED	
	This mortgage n	nade on the	20 day of .	July	19	37 , between	Judith Brink	<u>U</u>
and	Joe Brink		, her	einafter referred t	o as MORTG	AGORS, and	Chrysler First	Financial
Se	rvices Corp of the control of the co	f Indiana	se address is	421 N Hick	ory	South Ber	nd, IN 46615	
	WITNESSETH: Mor	laggors jointly	and severally	grant, bargain,	sell, convey	and mortgage	to Mortgagee, its success	ors and assigns, the
real pro	perly hereinalter de	escribed to sec	ure the repayr	nent of a note o	ol even date	herewith in th	ie total amount ofFort	v. Seven
also to se	cure the repayment	of all future ad	vances made a	e and 80/1 I mortgagee's on	otion to the a	bove mortgago	Dollars (\$,323.80
	The property hereb	y mortgaged, c	ınd described k	pelow, includes	all tenemen	its, easements	appurtenances, rights.	
rents, is	sues, profits, lixture TO HAVE AND TO	s and applian HOLD the saic	ces thereunto: I property here	attaching or in sinalter describe	any wise the ed. with all t	ereunto apper he privileges :	taining. and appurtenances there	unto bolonging unto
mortgag	ree, its successors a r in fee simple and l	nd assigns, for nave authority	ever; and mor to convey the	lgagors hereby same, that the t	convenant t	hat mortgago eved is clear. I	rs are seized of good and lree and unencumbered e	perfect title to said
appears cumbrar	and that mortgago: ices, if any, hereina	rs will forever fter shown.	warrant and d	elend the same	unto mortgo	agee against	all claims whatsoever ex	cept those prior en-
obligation	ons which this mort	gage secures,	then this mor	lgage shall be	null, void a	nd of no furth	l pay in full, in accordant ter force and effect.	
against	all hazards with an	insurance cor	npany authori:	zed to do busin	ess in the St	ate ol Indiana	nprovements thereon, full , acceptable to Mortgage	a which policy chall
gagee to	o insure or renew in	nsurance on sc	iid property in	a sum not exc	eedina the a	mount of Mort	rs fail to do so, they her gagor's indebtedness for	a period not exceed
II Morta	agee elects to waiv	e such insura	nce Mortagaoi	rs agree to be t	lully respons	sible for dama	d such premium to Mortg age or loss resulting from ir preservation of the proj	any cause whalee
upon de	mand and it not so	paid shall be	secured herel	by. Mortagaors	lurther gard	e: To pay all	r preservation of the prop taxes, assessments, bills n superior to that of this m	for renaire and any
existing	may be created as	gainst the prop	perty during th	ie term of this i	mortgage, ai	nd to pay, wh	en due, all instalments o mortgage and existing (Linterest and princi-
Mortaaa	ors fail to make any	of the loregoi	ng payments, i	they hereby au:	thorize Morte	gagee to pay	the same on their behalf, To exercise due diliger	and to charge Mort-
managei	ment and occupatio	n of the mortg	aged property	and improvement	ents thereon	, and not to co	ommit or allow waste on ry depreciation excepted	the mortagged prem-
	Ií delault be made	in the terms o	r conditions of	the debt or de	bts hereby s	ecured or of a	ny of the terms of this mo an assignment for the b	rtagge, or in the nav-
nave a r	eceiver appointed, e esentations, warran	or should the n ties or stateme	norigaged prop ints of Mortgag	perly or any par gors herein con	rt thereof be tained be in	e attached, lev scorrect or if t	ried or foreclosed upon c he Mortgagors shall abo	r seized, or if any of
property mediatel	, or sell or attempt by due and payable	to sell all or a e, without notic	ny part of the ce or demand,	same, then the , and shall be	whole amou collectible it	int hereby sec n a suit at la	rured shall, at Mortgagee' w or by foreclosure of th	s option, become im-
case, reg issues, ir	gardless of such en ncome and profits t	forcement, mo herefrom, with	rtgagee shall or without for	be entitled to teclosure or other	the immedic er proceedin	ite possessior igs, Mortgago	n of the mortgaged prop rs shall pay all costs wh	perty with the rents, ich may be incurred
mortgage	e, and in the event	of foreclosure	ol this mortga	ge, Mortgagors	will pay to	Mortgagee, is	reason of the execution n addition to taxable cos	sts, a reasonable fee
penses, i	lees and payments	made to preve	ent or remove	the imposition			penses of foreclosure and it the property and expe	
	ade in order to plac No failure on the po	art of mortgage	e to exercise o	any of its rights	hereunder	for delaults o	r breaches of covenant s	shall be construed to
cisina ar	ny of such rights she	all be construe	d to preclude	it from the exer-	cise thereof	at any time d	nd no delay on the part of luring the continuance ovely or concurrently at it	l any such delault or
	All rights and oblig	ations hereun					eirs, successors, executor	
_	of the parties hereto. The plural as used	in this instrum						
and is de	The real property hescribed as follows:	ereby mortgag	red is located :	in Lake	•••••		Cou	nty, State of Indiana,
							heast Quarter of	1 7
	est Quarter o bed as commer			-		_	t of the Second	P.M.
hich	is 140.3 feet	South of	the Nort	heast cor	ner ther	eof and r	unning thence We	
see NOTIC	attached sl	leet for SECURED F	CONTÂNI N THIS IN	iing lega Istrumenta	l desc	ription: PROVISIO	S). DNS FOR A VARIABI	THE THE
	HICH MAY VARY			,DINOILLINI V	30111111111	11011510		
								ORI 24 PH
/1								
lin	M WITNESS WHER	IEOF, morigag	ors have exec	uted this mortg	age on the c	lay above sho	own.	二
	MINCH N	Com	P. J.		Jule	the Br	into ata p	Ditto (,) Mortgagor
2	PANI		- A	Witness	Sign		11	Motigagor
	or a foot	ven	Z	Witness	7	حبير	/WWR	Mortgagor
	0				⊕	Brink		
******	•••••••••••••••••••••••••••••••••••••••	••••••	<i></i>	Witness				Mortgagor
								
			\sim	NOWLEDGME	NT BY INDIV	/IDUAL		
STATE C	OF INDIANA, COUN	ITY OF	La.	عاط		., SS:	Lu Di	th Bruk
1	Before me, the und	ersigned, a no Ditto	otary public in	n and for said	county and	sigle, person	ally appeared Lull	and acknowledged
he exec	ution of the foregoin	a mortagae.	••••••••••			*************************************	***************************************	
1 mg	IN WITNESS WHER	EOF, I have h	ereunto subsc	ribed my name	and allixed	my official se	al this 20 day of	19. X
My Coin	mission Expires:	7				i mill	Builer L	Notary Public
1.1	1.12 1.15 1.15 p	<u></u>			·			, _
This inst	rumehl was prepar	ed by Vio	ky O'Brie	en				
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	to in thinks							-

Legal continued 4712 Harrison Street Gary, IN

parallel with the North line of said tract a distance of 132.58 feet, thence South parallel with the east line of said tract a distance of 80 feet, thence East parallel with the North line of said tract a distance of 132.58 feet to the East line of said tract, thence North on said East line a distance of 80 feet to the place of beginning, except the east 33 feet thereof in Harrison Street, in Lake County Indiana.

Parcel 2: Part of the Southeast Quarter of the Northwest Quarter of Section 33, Township 36 North, Range 8 West, commencing at a point 111.06 feet North and 132.58 feet West of the Southeast corner of the North Half of the North Half of said Southeast Quarter of the Northwest Quarter, thence running West 25 feet, thence North 80 feet, thence East 25 feet, thence South along the West line of Parcel 1 above of real estate heretofore conveyed to the grantees herin, a distance of 80 feet, more or less, to the point of beginning in Lake County, Indiana.