This mortgage made on the $\frac{4}{}$	th day of Apr	<u>il</u> , 19	90, between	Charles E	Walensky	
nd		, herei	nafter referred to as	MORTGAGORS, and	ASSOCIATES_	U
Financial Services In	<u> </u>		, whose add	ress is <u>429 Wes</u>	t 81st St	reet
·		, hereinaftei	referred to as MC	RTGAGEE.		
WITNESSETH: Mortgagors jointly	y and severally grant, bar	gain, sell, convey and (mortgage to Mortga	igee, its successors and	assigns, the re-	al property
ereinafter described as security for nterest as provided in the loan agre	the payment of a loan agement which has a final	greement of even date payment date of _Ap	e herewith in the a	mount of \$ 9574	47.99 , tog	ether with
The property hereby mortgaged, a sterests, rents and profits.	and described below, inclu	ides all improvements	and fixtures now at	tached together with eas	ements, rights,	privileges,
TO HAVE AND TO HOLD the sa s successors and assigns, forever; and have authority to convey the san ill forever warrant and defend the s if mortgagors shall fully perform a is mortgage secures; then this mo	and Mortgagors hereby cone, that the title so conve same unto mortgagee ago all the terms and condition	ovenant that mortgage yed is clear, free and ainst all claims whats ns of this mortgage an	ors are seized of go unencumbered ex oever except those ad shall pay in full in	ood and perfect title to s cept as hereinafter app prior encumbrances, it	aid property in ears and that n f any, hereinafte	fee simple nortgagors er shown,
MORTGAGORS AGREE: To kee azards with an insurance company a lause in favor of Mortgagee as its in a said property in a sum not exceed its in said property in a sum not exceed its in the premium thereof gree to be fully responsible for damagee for the protection or preservation of pay all taxes, assessments, bills for superior to that of this mortgage it installments of interest and principen the date hereof. If Mortgagors fail harge Mortgagors with the amount stanagement and occupation of the rockeep the mortgaged property in its if default be made in the terms of interest and principal interest when due, or if Mortgagors herein contained be in a mortgaged property and mortgagors herein contained be in a suit at law or by fore ossession of the mortgaged property all pay all costs which may be inci	nuthorized to do business interest may appear, and ing the amount of Mortgagn, or to add such premiulage or loss resulting from on of the property shall be or repairs and any other and not now existing may all on account of any indeto make any of the forego paid, adding the same nortgaged property and inspection of the debt correct or if the Mortgage recoursed shall, amortgaged with the rents, issues, in urred or paid by Mortgager and inspections.	in the State of Indianal Mortgagors fail to do por's indebtedness for me to Mortgagor's indea any cause whatsoeve repaid upon demand expenses incident to be created against the btedness which may be long payments, they it to Mortgagor's indebted moreovements thereon epair, normal and or or debts hereby secure to or insolvent, or male attached, levied upours shall abandon the gee's option, become and profits thereome and profits thereometric profi	a, acceptable to Moo so, they hereby a a period not excee betedness. If Mortgagors agreand if not so paid so the ownership of the property during the secured by a lier thereby authorize Medness secured he and not to commissionary depreciation and or of any of the sean assignment if nor saized, or if an interrigaged property due as of such enforcer on, with or with any suit or procee	rtgagee, which policy shuthorize Mortgagee to i ding the term of such in agee elects to waive sue that any sums advantial be secured hereby. The mortgaged property the term of this mortgage to pay the said to rallow waste on the excepted. The terms of this mortgage of the benefit of creditory of the representations try, or sell or attempt to and payable, without no ent, Mortgagee shall be out foreclosure or other ding to which it may be	nail contain a los nsure or renew debtedness and uch insurance A ced or expende Mortgagors furt when due in orc ge, and to pay, his mortgage a me on their beh diligence in the mortgaged prer , or in the paym irs, or have a re , warranties or s sell all or any tice or demand e entitled to the proceedings. A s a party by rea	ss-payable insurance in to charge for the there agree; there agree; there agree; there agree; there agree; there agree; there and existing the there and existing the there are the the there are the the there are the the the the there are the there are the there are the there are th
secution or existence of this mortga ests, and a reasonable fee for the sale, including expenses, fees and plant order to place the	ige and in the event of to earch made and prepara syments made to prevent	preclosure of this mor tion for such foreclos for remove the impos	tgage, Mortgagors ure, together with a	will pay to the Mortgag	pee, in addition penses of forect	to taxable
f the loan date of the loan and annumentall be given written notice of the elementary remedies permitted to the elementary remedies permitted to the elementary of the elementary of the elementary of the elementary entering the construed to preclude it from the elementary entering the elementary one or more remeded. All rights and obligations here and elementary elementary elementary of the elementary el	ection at least 90 days bunder this mortgage. see to exercise any of its because it defaults or breathe exercise thereof at a les hereunder successive der shall extend to and be	rights hereunder for ches of covenant, and ny time during the corely or concurrently at a binding upon the several conding to the several concurrent conding to the several conditions to the sever	defaults or breached no delay on the partitionance of any suits option.	is not made when due, es of covenant shall be eart of Mortgagee in exe ich default or breach of	Mortgagee had construed to proposed any of s covenant, and I	s the right ejudice its such rights Mortgagee
The real property hereby mortga	ged is located in	Lake		County, State of	Indiana, and is	described
Lot 100, Fountain 136, Lake County,	Ridge Addition,		hown in Plat		ROBER	STATE:
		THE PARTY OF THE P			8E 6	SP AND
IN WITNESS WHEREOF Mortga	gors have executed this	mortgage on the day	above shown.		1 24 P	COUNT COUNT CR RE
Charles E Walensky	15.19	ORTGAGOR				OR BAGOA
Maries i watersky	ACKNOWLEDGEMENT		DARTNERSHIR R	DEPOWER	OHA)	2. G
	ACKNOWLEDGEMENT	BY INDIVIDUAL OR	PARTNERSRIP BO	JAHOWEN	5 0	
TATE OF INDIANA, COUNTY OF _	Lake	· · · · · · · · · · · · · · · · · · ·	, ss.			
Before me, the undersigned, a n	otary public in and for sa	aid county and state,	personally appeare	ed <u>Charles E</u>	E Walensky	·
					and ackr	nowledged
the execution of the foregoing mor			,	141- 5		00
IN WITNESS WHEREOF I have	hereunto subscribed my	name and affixed my	official seal this _	0 111	<u> </u>	9
Commission Expires			2	Clean of HA	NOTARY PU	IBLIC
CAUSUS 10 1 1992		1	Dawn Y Hight	tower/Lake Cour	ıty	
Z SUZ			: PLEASE PRINT NA			
nis instrument was prepared by	Dawn Y High	htower				
Alexander States	429 West 8	1st Street				, , , , ,
Continue of the Continue of th	P.O. Box 10 Merrillvil					4.0