	Z.,	910	52295	REAL EST	ATE MORTG	AGE				
					, 19 <u>91</u> , 1					
and	Rose C.				, hereinalter re					
	Finance Co	ompany, 1	nc.			whose address	Ja <u>250 E.</u>	Carpent	<u>er Fre</u>	GMUA"
	6th Floor,	Irving.	<u>TX , , , , , , , , , , , , , , , , , , ,</u>	75062-2789	_;·herelnafter referre	ed to as MORTG	AGEE.			
,	WITNESSETH: N	fortgagors join	ntly and severally g	ıranı, bargain, sell	convey and mortgag	ge to Mortgagee,	Its successors	and assigns,	the real p	property.
interd Interd	The property here sts, routs and p O HAVE AND I ICCESSORS and as	in the loan age by mortgaged profits, TO HOLD the ssigns, forever	reement which ha i, and described be said property here ; and Mortgagors	is a final payment blow, includes all in binafter described floreby coveriant i	of even date herever date of October of October on provements and fixing with all the privileg that mortgagors are ear, free and unonc	r 17 lures now attach es and appurten seized of good a	-, xk2006 ed together with ances thereuni nd perfect litte	easements, to belonging to said prop	rights, pri unto mor erty in fee	vileges, tgagoe,
Will f	orever, warrant a I mortgagors sha	ind defend the all fully perforr	same unto morto n all the terms and	pages against all conditions of this	e revecetady amial: liada bna egaptrom	except those pric pay in full in acc	r encumbrance	s, if any, he	reinaiter	shown.
			7 -		o further force and ing the buildings and		thereonafully is	nsured'at all	times eq	ainet all
claus on so Mortingree gage To polien s all ins on the chargemans	ie in favor of Mo aid property in a s gagors with the j e to be fully resp e for the protection ay all taxes, asse superior to that o stallments of into e date hereot. If ge Mortgagors with agement and occupant	rigagee as its sum not excee premium there on sible for da on or preserva essemble; finis mortgage rest and princ Mortgagors it ithe amoun expation of the expation of the	interest may apporting the amount of the amount of the propertion of the propertion and a count of the propertion account of the properties account	ear, and if Mortga of Mortgagor's indeal in premium to Mor itling from any cau y shall be repald u my other expenses sting may be crea any indebtedness the foregoing pay the same to Mortg orty and improvement	ate of Indiana, acceptors fail to do so, the bledness for a period tgagor's indebtedness whatsoever. Most pon demand and if no incident to the own which may be secuments, they hereby agor's indebtedness ents thereon, and no	oy hereby author of not exceeding use. If Mortgages gagors agree the control of the morship of the morty during the tred by a lien supauthorize Mortgages of the commit or to commit or to commit or the commit or t	rize Mortgagee the term of suc of elects to waive at any sums ad secured here ortgaged propeerm of this more erior to the lien agee to pay the control of the lien age of the	to insure or indebtedne e such insur vanced or ex oby. Mortgagrity when due tigage, and to same on the ue diligence	renew ins ss and to ance Mon opended b ors further o in order o pay, who age and o eir behalf, in the op	charge tgagors by Mort- ragree: that no en due, existing and to eration,
lo ke	ep the mortgage	d property in	its present condit	ion and ropair, ac	imal and ordinary diserby secured or of	lepreciation exce	epted.	• •	•	•
instal point of Mo	lments when du ed, or should the ortgagors horein	e, or if Mortga mortgaged pr contained be	gors shall become openly or any par incorrect or if the	Conkrupt or inse thereof be attache Mortgagors shall	lvent, or make an a d, levied upon or sel abandon the mong	ssignment for th zed; or if any of (aged property, o	a benefit of cre the representati r soll or attemp	ditors, or ha ons, warrant of to sell all o	ve a rece les or stat or any par	iver ap- ements t of the
be co	llectible in a suit	at law or by to	reclosure of this in	iorigage, in any co	tion," become immed ise, regardiess of su id profits therefrom.	ell enforcement,	Morigages sha	Il be entitled	to the imr	nediate toagors
shall evec	pay all costs wh	ich may be in	curred or paid by	Mortgagee in cor	d profits therefrom, mection with any su a of this mortgage,	It or proceeding	to which it ma	y be a party	by reason	n of the
costs	and a reasonal	ole fee for the	sonrch made and	preparation for s	uch foreclosure, tog ve the imposition of	ether with all of	her and further	expenses of	foreclosi	ure and
n bna (i, 7 of the llaria	epair made in o he Mortgagee h loan date of the be given written	rder to place as the option loan and ann notice of the	he <mark>same in a con to demand that th ually on each sub-</mark>	idition to be sold. no balanco duo or sequent'anniverse 10 days before pa		oy (his-m ortg age as a lixed-interc :	be paid in full	on the third	enniverse ised, Mor	igagors
rights shall may c A partie	lo failure on the in the event of the beconstrued to enforce any one ill rights and obli a hereto.	part of Mortg any other or s preclude it fro or more reme gations hereu	ngee to exercise eubsequent default in the exercise the idea hereunder sinder shall extend	ny of its rights he s or breaches of d feet at any time d uccessively or co	reunder for defaults overant, and no de uring the continuant occurrently at its optimized the continuant of the expension of the coveral here.	lay on the part o ce of any such d on.	f Mortgagee in etault or breach	exercising a of covenant	ny of such i, and Mo	h rights rtgagee
	he real property lows:	hereby morts	paged is located in	Lake Z	SEAL S		County, State	of Indiana,	and is de	scribed
	See	attatche	d Schedual	X. K.	WOJANA			ROSLAN	Oct is	74 3 - 1 - 2
11	N WITNESS WH	EREOF Morte	nagora have execu	uted this mortage	on the day above	shown.			\sim	•
,) =		4			C. his	0 * 1		1 —	
	Jose L. V	x. O.e.	ga	MORIGAGO	_		Jan 1		MOR	IGAGOR
	_905e L. V	eya	ACKNOWLEDG	REMENT BY INDI	VIDUAL OR PARTN	. Vega IERSHIP BORN	OWER	Ü	ي	
TAT	E OF INDIANA,	COUNTY OF	Lake	\		, SS.				
Re	ose C. Veg	a		and for sald count	y and state, person	ally appeared	Jose L.		d acknow	vledged
	execution of the					114	د م		1	
			nereunto subsci	ibed my name an	d allixed my ollicial	seal this 11t	I'day of UC	y /	, 19	3 1
viy C	onmission Expir	es :						// NOT	ARY PUBL	iC
	September	12, 1991	·			A. Zunica,		nt		-
This I	nstrument was p	repared by	ord Consume	er Finance	Company, Inc		<u> </u>		-4	ov/

CONSIDERATION:

LEGAL DESCRIPTION:

LAND REFERRED TO IN THE S COMMITMENT IS DESCRIBED AS ALL THAT CERTAIN PROPERTY SITUATED IN MERRILLVILLE

IN THE COUNTY OF LAKE, AND STATE OF INDIANA AND BEING DESCRIBED IN A DEED DATED 2/02/90,

AND RECORDED 2/13/90, AMONG THE L'AND RECORDS OF THE COUNTY

AND STATE SET FORTH ABOVE, AND REFERENCED AS FOLLOWS:

084236,

BEING MORE FULLY DESCRIBED AS FOLLOWS:

LOT 14 BLOCK 5 IN LINCOLN GARDENS, IN THE TOWN OF

MERRILLVILLE, RECORDED IN PLAT BOOK 33 PAGE 1000 LAKE COUNTY, INDIANA.

NOT OFFICIAL!

This Document is the property of the Lake County Recorder!

