92030197

REAL ESTATE MORTGAGE

This mortgage made on the	8th day of May	, 19 <u>92</u> , belween	Phillip:W:Slinn
and <u>Maria Slinn</u>		hereinafter referred to a	s MORTGAGORS, and ASSOCIATES
Financial Service	es Inc	, whose add	ress is 429 West 81st St
Merrillville, In	46410	, hereinafter referred to as MC	ORTGAGEE.
WITNESSETH: Mortgagors jointl	y and severally grant, bargain	n, sell, convey and mortgage to Mortga	agee, its successors and assigns, the real property
interest as provided in the loan agre	ement which has a final pay	ment date of 10-13	
TO HAVE AND TO HOLD the sa	id property hereinafter desc	ribed: with all the privileges and app	tlached together with easements, rights, privileges, urtenances thereunto belonging unto mortgagee,
and have authority to convey the san will forever warrant and defend the	ind Mortgagors hereby covene; that the title so conveyed ame unto mortgagee again:	nant that mortgagors are selzed of go d is clear, free and unencumbered ex strall claims whatsoever except those	ood and perfect title to said property in fee simple scept as hereinafter appears and that mortgagors prior encumbrances, if any, hereinafter shown.
this mortgage secures, then this mor	tgage shall be null, vold an	d of no further force and effect.	n accordance with its terms, the obligations which ents thereon, fully insured at all times against all
clause in favor of Mortgagee as its in on said property in a sum not exceed Mortgagors with the premium thereous gagee for the protection or preservation to pay all taxes, assessments, bills filen superior to that of this mortgage all installments of interest and princip on the date hereof! If Mortgagors fail charge Mortgagors with the amount smanagement and occupation of the management and occupation of the	uthorized to do business in the terest may appear, and if Might he amount of Mortgagor, or to add such premium thage or loss resulting from an an of the property shall be report repairs and any other expand not now existing may be all on account of any indebte to make any of the foregoin or paid, adding the same to nortgaged property and impropring the same to	the State of Indiana, acceptable to Moortgagors fail to do so, they hereby a so indebtedness for a period not excee of Mortgagor's indebtedness. If Mortgagors agree y cause whatsoever. Mortgagors agree aid upon demand and if not so paid so benses incident to the ownership of the created against the property during dness which may be secured by a lier g payments; they hereby authorize Moortgagor's indebtedness secured hereoverents thereon, and no to commit	urtgagee, which policy shall contain a loss-payable authorize Mortgagee to insure or renew insurance ding the term of such indebtedness and to charge agee elects to waive such insurance Mortgagors see that any sums advanced or expended by Morthall be secured hereby. Mortgagors further agree the mortgaged property when due in order that not the term of this mortgage, and to pay, when due in superior to the lien of this mortgage and existing fortgagee to pay the same on their behalf, and to greeby. To exercise due diligence in the operation if or allow waste on the mortgaged premises and
to keep the mortgaged property in its	r conditions of the idebt or of	air, normal and ordinary depresiation	excepted. terms of this mortgage, or in the payment of any
installments when due, or if Mortgago	ors shall become bankrupt!o	r insolvent, or make an assignment	for the benefit of creditors, or have a receiver apply of the representations, warranties or statements
of Mortgagors herein contained be in	correct or Withe Mortgagors	ishall abandon the mortgaged prope	rly, or sell or attempt to sell all or any part of the and payable, without notice or demand, and shall
be collectible in a suit at law or by fore	closure of this mongage. In	any case, regardless of such enforcen	Mongagee shall be entitled to the immediate
shall pay all costs which may be incu	rred or paid by Mortgages	In connection with any suit or proces	out foreclosure or other proceedings. Mortgagors ading to which it may be a party by reason of the
costs; and a reasonable fee for the s	earch made and preparation syments made to prevent or	n for such foreclosure, together with a remove the imposition of liens or claim	will pay to the Mortgagee, in addition to taxable all other and further expenses of foreclosure and ms against the property and expenses of upkeep
No failure on the part of Mortgag rights in the event of any other or sub shall be construed to preclude it from may enforce any one or more remed All rights and obligations hereund parties hereto:	ee to exercise any of its rig sequent defaults or breach the exercise thereof at any t es hereunder successively. ler shall extend to and be bli	nts hereunder for defaults or breaches of covenant, and no delay on the sime during the continuance of any suor concurrently at its option.	os of covenant shall be construed to prejudice its part of Mortgagee in exercising any of such rights ich default or breach of covenant, and Mortgagee sors, executors, administrators and assigns of the
The plural as used in this instruction. The real property hereby mortga		and the control of th	
as follows: Lot 5, Eastdale, in Lake County,	in the Town of	Cwell as shown in Plat	Book 33, page 54,
		own as 474 Mockingbin	d Lane Lowell In
IN WITNESS WHEREOF Mortga		rtgage on the day above shown.	EGF
PHILLIP W Slinn		GAGOR Maria Slinn	Olivery Co
• .		INDIVIDUAL OR PARTNERSHIP BO	E 57 07 6
STATE OF INDIANA, COUNTY OF _	Lake	, ss.	RD RD RD
Before me, the undersigned, a na	otary public in and for said	county and state, personally appeare	edPhillip W Slinn and acknowledged
In the execution of the foregoing mor	tgage.		and acknowledged
IN WITNESS WHEREOF I have i	nereunto subscribed my nar	•	8 day of <u>May</u> , 19 92
My Commission Expires:		\subseteq	marelesse myder
3-12-93		Marilyn M Hub	er/Lake
This instrument was prepared by	DY Hightowe	NOTARY: PLEASE PRINT NA	
The monanting trac property by	Associates Fina 429 West 81s		
	P. O. Box 1006		
	Merrillville. IN	46411-0068	. 20

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