| This mortgage made on the  | 9 day of   | February   | 97 L  | Elbert N Spencer   |  |
|--|--|--|---|--|--|
|  |  |  |   | _  |  |
| Financial Servi  | res Inc  | , ne   | ereinatter reterred to as   | MORIGAGORS, and ASSOCIA  | ATES   |
| Merrillville, I  | 46410  | V  | , whose addr  | ess is429_West_bist_   | St   |
|  |  |  |   |  |  |
| WITNESSETH: Mortgagors jointle   |  |  |   |  |  |
| rest as provided in the loan agre The property hereby mortgaged, a prests, rents and profits,  | omeni wnich has a ti   | inal payment date of .   | . Feburary_10   | 19 95  | _  |
| TO HAVE AND TO HOLD the se successors and assigns, forever; and assigns, forever; and have authority to convey the same forever warrant and defend the second  | and Mongagors nered<br>ne. that the title so co  | oy covenant that morto<br>onveved is clear, free   | agors are seized of goo   | od and perfect title to said proper  | orty in fee simple   |
| If mortgagors shall fully perform as mortgage secures, then this mortgage secures.   | all the terms and cond   | ditions of this mortogor   | and shall nav in full in  | accordance with its terms, the   | obligations which  |
| MORTGAGORS AGREE: To kee zards with an insurance company a cuse in favor of Mortgagee as its in said property in a sum not exceeding agos with the premium thereo ree to be fully responsible for among gee for the protection or preservation pay all taxes, assessments, bills in superior to that of this mortgage installments of interest and princip the date hereof: If Mortgagors fail arge Mortgagors with the amount sinagement and occupation of the rekeep the mortgaged property in its | nutrorized to do busin<br>terest may appear, a<br>ing the amount of Mor<br>in, or to add such pre-<br>age or loss resulting to<br>or of the property sha<br>or repairs and any ot<br>and not now existing<br>at on account of any in<br>to make any of the<br>second adding the second or and the seco | ness in the State of Ind<br>ind if Mortgagors fail to<br>itgagor's Indebtedness<br>imium to Mortgagor's<br>from any cause whatso<br>ill be repaid upon dema<br>her expenses incident<br>imay be created again<br>indebtedness which moregoing payments, the<br>ame to Mortgagor's incond improvements there  | iana, acceptable to Mor<br>o do so, they hereby au<br>for a period not exceed<br>indebtedness. If Mortga<br>pever. Mortgagors agre-<br>and and if not so paid sh<br>to the ownership of the<br>st the property during t<br>ay be secured by a lien<br>ey hereby authorize Mo<br>febtedness secured here | tgagee, which policy shall conta<br>uthorize Mortgagee to insure or<br>ling the term of such indebtedne<br>agee elects to waive such insure<br>e that any sums advanced or ex-<br>lall be secured hereby. Mortgage<br>e mortgaged property when due<br>he term of this mortgage, and to<br>superior to the lien of this mortga-<br>portgagee to pay the same on the<br>reby. To exercise due dillegage | in a loss-payable renew insurance resew insurance see and to charge see ance Mortgagors spended by Mortors further agree; or in order that no pay, when due, page and existing eight to be a lost the payable. |
| If default be made in the terms of tallments when due, or if Mortgagented, or should the mortgaged proposed in the the whole amount hereby collectible in a suit at law or by fore assession of the mortgaged proposed in pay all costs which may be including or existence of this mortgats, and a reasonable fee for the se, including expenses, fees and pay of the pair made in order to place the   | ors snall become har berty or any part there is correct or it the more specified shall, at Mc eclosure of this mongar, with the rents, issue urred or paid by More and in the event earch made and prepayments made to preserve to the preservents.  | akrupt of insolvent, or yof be attached, levied (gagors shall abandon untagee's option, buccase; regar as, income and prafits gagee in connection yof foreclosure of this operation for such forecyent or remove the important of the paration for such forecyent or remove the important of the such case of the such cases of the such c | make an assignment to<br>upon or solved, or if any<br>the mortgaged properly<br>one immediately due a<br>dless of such enforcem<br>therefrom, with or without<br>mortgage, Mortgagors of<br>thosure, together with a  | or the benefit of creditors, or had the representations, warrant y, or sell or attempt to sell all of payable, without notice or duent, Mongagee shall be entitled out foreclosive or other proceed fing to which it may be a party will pay to the Montgagee, in act of other and further expenses of the contractions.   | vo a receiver ap-<br>ies or statements<br>or any part of the<br>emand, and shall<br>to the immediate<br>ings. Mortgagors<br>by reason of the<br>ddition to taxable   |
| No failure on the part of Mortgac<br>its in the event of any other or sub<br>if be construed to preclude it from<br>y enforce any one or more remed  | pee to exercise any obsequent defaults or lithe exercise thereofies hereunder succes   | f its rights hereunder a<br>breaches of covenant,<br>at any time during the<br>ssively or concurrently   | and no delay on the pa<br>continuance of any suc<br>at its option.  | art of Mortgagee in exercising a<br>th default or breach of covenant   | ny of such rights<br>, and Mortgagee   |
| All rights and obligations hereund ties hereto.  |  |  |   | ors, executors, administrators a   | nd assigns of the  |
| The plural as used in this instru  |  | THILITING  | cable.  |  |  |
| The real property hereby mortga ollows:  | ged is located in  | LakenER's  |   | County State of Indiana,   | and is described   |
| Lots 44 and 45 in<br>plat thereof, rec<br>of Lake County, I  | orded in Plat<br>ndiana.   | EAL EAL  | 34 in the Off   | n to Gary, as per<br>size of the Recorder  | ;  |
| IN WITNESS WHEREOF Mortga  | commonly ligors have executed  | known as 4013<br>this mortgage on the  | Polk St GATY, day above shown.  | In   |  |
| Elbert D. Spe  | neer   |  |   |  |  |
| Elbert N Spence  |  | MORIGAGOR  |   |  | MORTGAGOR  |
|  | ACKNOWLEDGEME  | ENT BY INDIVIDUAL (  | OR PARTNERSHIP BO   | RROWER   | 10   |
| TE OF INDIANA, COUNTY OF _   | Lak  | ке   | , SS.   | A ES   | 57A1   |
| Before me, the undersigned, a n  |  | or said county and sta   |   | 0  | E OF I   |
| ne execution of the foregoing mor  | tgage.   |  |   | ⊅⊱ ω   | d ackflowledged  |
| IN WITNESS WHEREOF I have  | •  | my name and affixed  | my official seal this   | 9 day of Pebrua  | 결합 / 93.<br>전화 / 93.   |
|  |  |  | ۷   | Janes post   | RB   |

Marilyn M Huber/Lake

3-12-93

This instrument was prepared by \_\_\_\_\_ DY Hightower