REAL ESTATE MORTGAGE

	This mortgage made on the 9 day of	March	, 19, between	Brian R. Gom	ez
	and Terri J Gomez		, hereinafter referred to as	MORTGAGORS, a	id ASSOCIATES
	Finanical Services Inc	•	, whose addre	429 Weg	t 81st St
	Merrillville, In: 46410	he	proinatter referred to as MOF		<i>" ≧ \</i> ` :
	WITNESSETH: Martagnore jointly and severall			7	ind assigns the majoroperty
	WITNESSETH: Mortgagors jointly and severall	of a lane agreement of	voy and morrgage to prorrigag	2849	8,78 too filer with
	hereinafter described as security for the payment interest as provided in the loan agreement which				× × × × × × × × × × × × × × × × × ×
	The property horeby mortgaged, and described interests, rents and profits.	l below. Includes all impro	vements and fixtures now atte	ached together with	pasemints, rights privileges,
	TO HAVE AND TO HOLD the said property h				
	its successors and assigns, forever; and Mortgago and have authority to convoy the same, that the the	tle so conveyed is clear,	free and unencumbered exc	opt as hereinafter t	ppearand that mortgagors
	will forever warrant and defend the same unto mo If mortgagors shall fully perform all the terms a		· ·	•	•
٠	this mortgage secures, then this mortgage shall(b MORTGAGORS'AGREE: To keep the mortga			äte'thäraan" fully in	eurod at all limpe anglifet all
	hazards with an insurance company authorized to clause in layor of Mortgagee as its interest may a	ം മ്യടനടെ in the Stato c	of Indiana, acceptable to Mort	lgagee, which policy	shall contain a loss-payable
	on said property in a sum not exceeding the amour Mortgagors with the premium thereon, or to add s	it of Mortgagor's indebted	iness for a period not exceed	ing the term of such	indebtedness and to charge
	agree to be fully responsible for damage or loss re gages for the protection or preservation of the prop	sulting from any cause w	hatsoever. Mortgagors agree	that any sums adv	anced or expended by Morti-
	To pay all taxes, assessments, bills for repairs an lien superior to that of this mortgage and not now	d any other expenses inc	ident to the ownership of the	mortgaged proper	ly when due in order that:no.
	all installments of interest and principal on account on the date hereof if Mortgagors fall to make any	t of any indebtedness whi	on may be secured by a lien-	superior to the lien (of this mortgage and existing
	charge Mortgagors with the amount so paid, addir	ng the same to Mortgagor	's indebtedness secured her	eby. To exercise du	ie diligence in the operation.
	management and occupation of the mortgaged proto to keep the mortgaged property in its present cor	idition and repair norma	l and ordinary depreciation of	excepted#	
	If default be made inithe terms or conditions installments when due, or lithorigagors shall be a	eme bankrunt er Inselver	li or make en rassianmentito	rathe benefit of crea	filors and have a receiver an-
(/	pointed, or should the mortgaged property or aily of ill Mortgagors herein contained be incorrect or if	artithereof be attached, to the Mortgagors shall aba	vied upon or seized; or if any ndon the mortgaged propert	ol the representation, or sellior alternol	ns, warrantles or statements to sell all or any part of the
	same then the Whole amount hereby secured sha be collectible in a suit at law or by foreclosure of thi	III) at Mortgagee scoption	become immediately due at	adipavable, without	notice or demand, and shall
	possession of the mortgaged property with the ren shall pay all costs which may be incurred or paid	is, issues, income and pr	iolits Therefrom, within witho	uliforeclosure or ot	heriproceedings, Mortgagors
9	execution of existence of this mortgage and in the costs, and areasonable leed or the search made.	e eventrof foreclosure of	this mortgage#Mortgagors	will pay to the Mort	gagee, in addition to taxable
4	saler including expenses, fees and payments mad and repair made intorder to place the same in at	e to prevention remove th	ge'imposition of liens or clair	ns agains ithe prop	orty, and expenses of upkeep
			nder for defaults or breaches	of covenant shall	De construed to prejudicetits
,	Noifallure on the part of Mortgages to exercise rights in the event of any, other or subsequent detection the shall be construed to preclude it from the exercise may, enforce any one or more remedies hereunded.	thereof at any time durin	g the continuance of any suc	h default or breach	of covenant, and Mortgageer
	All rights and obligations hereunder shall exte				
	parties hereto. The plural as used in this instrument shall in	clude the singular where	applicable:		
	The realiproperty, hereby, mortgaged is locate	TO D	60	County, State	of (Indiana) and is described
	as follows:	in the Townself	Schererville as m	er malt the	reof, recorded
	in plat book 62, page 44	, in the Office	of the Recorder	of Lake Coun	Ey, Indiana:
	i acutiii	on the lengths 450.7	0611 Anna St Schere	erszádület aTN	
	IN WITNESS' WHEREOE Mortgagory have ex	ecutedithis mortgage on	the dayiabove shown:	~ V	
	Tyllan 16 mos	2) Line	J. 70	nen,
	Brian IR Gomez	MORTGAGOR:	Terri d (Gomez)		MORTGAGOR
ACKNOWLEDGEMENT BY INDIVIDUAL OF PARTNERSHIP BORROWER					
*	STATE OF INDIANA, COUNTY OF	ı <u>Lake</u> ı	,(SS,		
	Before me, the undersigned hat notary tpublic			Brian	R_Gomez_and
·	in the execution of the loregoing mortgage:	Terri J Gome	<u>z</u>		andjacknowledged
	IN WITNESSIWHEREOF I have the reuntot sub	scribed mv.namerandial	lixedimylofficialisealfihis	9· ıdav.öl Ma	rchi 93
	,		(Je Dollar
	My Commission Expires:		_1/2	29 auces	NOTARY PUBLIC
	3-12-93		Marilyn∎M Huber	/Lakel	
		and the second of the second	NOTARY: PLEASE PRINT NAM		
;	This instrument was prepared by	DY Hig	htower		Control of the second of the s
		a madátas fi	nancial Services		The Man
		A 20 Nesti 8	ligh origin.		Dr. A. Walk
		P: 0. Box 10	068	•	10 Jan Od
F	i11551 Rev. 6-91	Merrillville.	N: 4641110068		10.0
-		· ·			11720