93017836

REAL ESTATE MORTGAGE

	3602		IE MONTGAGE			
1	This mortgage made on the 18 di	_{iy of} Mařch	., 19. 93, between	llenry Jo	nkman'	
	and Charmaine Y Jonkman		, hereinalter referred to	as MORTGAGORS, a	and ASSOCIATES	
	Financial Services Inc		, whose a	ddress is 4291 We	st 81st St	
	Merrillville, In 46410		nereinatter referred to as the	MORTGAGEE.		
	WITNESSETH: Mortgagors jointly and severally grant, burgain, sell, convey and mortgage to Mortgagee, its successors and assigns, the real property					
	hereinalter described as security for the paymenterest as provided in the loan agreement whi					
	The property hereby mortgaged, and describ	ch has a final payment da sed below, includes all impr	ovements and fixtures now	attached together with	i angamanta siabta askullaana	
	interests, rents and profits.				- ·· -	
	TO HAVE AND TO HOLD the said propert its successors and assigns, lorever; and Mortgi and have authority to convoy the same, that the will forever warrant and defend the same unto	agors nereby covenant that e title so convoved is clear	mortgagors are selzed of the first and unencumbered.	good and perfect little	to said property in toe simple	0
	If mortgagors shall fully perform all the term this mortgage secures, then this mortgage sha	ns and conditions of this mo If be null, void and of no f	ortgage and shall pay in ful urther force and effect.	II in accordance with it	s terms, the obligations which	h
	MORTGAGORS AGREE: To keep the morthazards with an insurance company authorized clause in favor of Mortgagoe as its interest may on said property in a sum not exceeding the aim Mortgagors with the premium thereon, or to ad agree to be fully responsible for damage or loss gagoe for the protection or preservation of the property and the protection of the protection of the protection of the protection superior to that of this mortgage and not not all installments of interest and principal on accoon the date hereof. If Mortgagors fail to make a charge Mortgagors with the amount so paid, admanagement and occupation of the mortgaged to keep the mortgaged property in its present.	to do business in the State y appear, and if Mortgagors out of Mortgagor's indebte d such premium to Mortga is resulting from any cause respectly shall be repaid upor and any other expenses in ow existing may be created unt of any indebtedness what iny of the foregoing payme iding the same to Mortgagor property and improvement condition and repair, norm	of Indiana, acceptable to Ne stait to do so, they hereby idness for a period not exceptor's indebtedness. If Mowhatsoever. Mortgagors are demand and if not so paid ident to the ownership of lagainst the property durinch may be secured by a limits, they hereby authorize or's indebtedness secured to the room, and not to complain and ordinary depreciations.	Mortgagee, which policy authorize Mortgagee elects to waive gree that any sums act dishall be secured here fithe mortgaged proportions the term of this motion superior to the lier superior to pay the libration and the company that the proportion of the term of the superior to the lier superior to pay the libration and the company that the compa	ey shall contain a loss-payable to insure or ronew insurance the indobtedness and to charge or such insurance Mortgagor dyanced or expended by Morbedgagors further agreedly. Mortgagors further agreedly, when due in order that nortgage, and to pay, when due to of this mortgage and existing a same on their/behalf, and it due diligence in the operation the mortgaged premises; and the mortgaged	e e rs rt- e: no e, ig to n,
	tif default be made in the terms or condition installments when due for if Mortgagors shall be pointed; or should the mortgaged property or an	is of the debt or debts here ecome bankrupt or insolve	eby securedior of any, of the oit, or make an assignmen	he terms of this mortg attion the benefit of cr	aditors, or have a receiver a	ıy p-
	of Mortgagors herein contained be incorrect or	if the Mortgagors shall ab	andon the mortgaged proj	perty, or sell or attem	pilto sell all or any part of th	าอ์
	same, then the whole amount hereby secured to collectible in a suit at law or by loreclosure of	hall, at Mortgageels option this mortgager in any case	n become immediately du Pregardiese di such enforc	ie andipayable, withou cement, Mortgages shi	it notice or demand, and sha all be entitled to the immedial	all te
	possession of the mortgaged property with the shall pay alloosis which may be incurred or pa	ents, isapes income and rule by Mortgagee in conne	profits therefrom; with or, w	ithout foreclosure or co	ther proceedings. Mortgagor	8
	execution or existence of this mortgage and in costs, and a reasonable fee for the search made	te-and preparation(for suc)	h!foreclosure#together/wit	th all other and further	r_expenses_of/foreclosure_an	a.
	sale, including expenses (lees and payments mand repair made in order to place, the same in	ade to preventior remove, ta condition to be sold!	he imposition of liens or, c	laims against the prop	erty and expenses of upkee	p)
	Notallure on the part of Mortgagee to exertights in the event of any other or subsequent of shall be construed to preclude it from the exercismay enforce any one or more remedies hereur	clse, any of its rights here) efaults or breaches of cove se thereof at any time duri	inder for defaults or breac enant, and no delay on the ng the continuance of any	hes of covenant shall	be;construed to prejudice its	8 8
	All rights and obligations hereunder shall exparties hereto. The plural as used in this instrument shall	ktend to and be bindingjup	on the several heirs, succe	essors, executors, adri	ilnistrators; and assigns of the	9
	The real/property/hereby, mortgaged is loc	atedřin Ľako DE	R'S OF	County, State	iofi indiana, and is described	dŧ
	asitollows:			vn.of Righland	Laker County,	
	Lot 591, In Southtown Indiana, as per plat thereco Office of Lake County, Indi	ana.	AL		3 in the Recorder	'I Śļ
		known as 9352		in 46322		
	JINIWITNESS WHEREOF Mortgagors have	executed this mortgage o	2 1	russie X	Jonkinus.	_
Ź	Henry Jorkinan	MORTGAGOR	Charmaine Y' J		MORIGAGO	Rŧ
	ACKNOW	LEDGEMENT BY INDIVID	UAL ORIPARTNERSHIP!	BORROWER	SE SE	
	STATE OF INDIANA, COUNTY OF	Lake	S	ss. 3	DT C II	
	Before me, the undersigned, a notary publ			,	Tic Co From	
	Chaimane y Groven	Charmaine Y	Jorikmanı		and ackrawledge	d
	in the execution of the foregold manage,	The state of the s	4.	.5	THE STATE OF THE S	
	INIWITNESS.WHEREOF/Ilhavelhereunto)	ubscribed my, name and a	affixedimy öfficial sealthis	day of	19 093	<u>jŧ</u>
	.Mỹ, Commission Expires:				5 3	
				()	NOTARY PUBLIC	_
	8-10-94		(Dawn, Y' Hight	cower /Lake	3570	
		DY Highto	NOTARY#PLĘASE PRÍNT.1	NAME AND COUNTY	33	
	This instrument was prepared by	DI HAGIICO	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			-
		THE CONTROL OF MEN	AMCIAL SERVICES	s co., inc.		
		429 West 81st		2		4.
		P. O. F. 1977				T.
	6115511Řey.46-91	1	W.		War St. W.	
		(210) 700-3400			1.00	ಮ