<b>930331</b> 67	REAL ESTATE MORTGAGE				
This mortgage made on the day of	May	, 19	between Geraldine	Kirklen	
and	ent tenning eretanic in this magn	horoinattor	referred to as MORTGAG	ORS, and ASSOCIATES	
Financial Services Company		*** ****** ** * * * * * *	, whose address is4	29.W. 81st_Ave_	
Merrillville, In 46410	4 :* *:	, hereinalter refer	red to as MORTGAGEE		
WITNESSETH: Mortgagors jointly and severally				osaors and nesigns, the re	al property
hereinalter described as security for the payment of interest as provided in the loan agreement which I	of a loan agreemen has a final payment	it of even date here I date of June	with in the amount of \$9	5914.54 <u>6</u>	gether with
The property hereby mortgaged, and described interests, rents and profits.	below, includes all in	mprovements and fi	xtures now attached togeti	nor with casements, rights,	, privileges,
TO HAVE AND TO HOLD the said property he its successors and assigns, forever; and Mortgagor and have authority to convey the same; that the tit will forever warrant and defend the same unto mo	rs hereby covenant le so conveyed is c	that mortgagors are lear, free and unon	saized of good and perfe cumbered except as here	ect title to said property in inalter appears and that r	fee simple nortgagors
If mortgagors shall fully perform all the terms at this mortgage secures, then this mortgage shall be	nd conditions of this e null, void and of r	s mortgage and sha no further force and	ll pay in full in accordance f effect.	with its terms, the obligat	ions which
MORTGAGORS AGREE: To keep the mortgage hazards with an insurance company authorized to diclause in favor of Mortgagee as its interest may appon said property in a sum not exceeding the amount Mortgagors with the premium thereon, or to add stagree to be fully responsible for damage or loss resignage for the protection or preservation of the properto pay all taxes, assessments, bills for repairs and lien superior to that of this mortgage and not now eall installments of interest and principal on account on the date hereof. If Mortgagors fail to make any charge Mortgagors with the amount so paid, adding management and occupation of the mortgaged proto keep the mortgaged property in its present con-	to business in the Sippear, and if Mortga to the Mortgagor's indicate the premium to Moscilling from any cauerty shall be repaid to any other expense existing may be created in indebtedness of the foregoing paying the same to Mortgagory and improvention and repair, in	tate of Indiana, accu- gors fail to do so, to ebtodness for a peri- rtgagor's indobtedri- se whatsoever. Mo- upon demand and if es incident to the or- ated against the pro- s which may be sec- yments, they hereb gagor's indebtedne nents thereon, and ormal and ordinary	phable to Mortgagee, which hey hereby authorize Morod not exceeding the termines. If Mortgagee elects integrates agree that any sonot so paid shall be securivities by during the term of the protection of the mortgage operty during the term of the protection of the committed by a lien superior to y authorize Mortgagee to see secured hereby. To expend the committer allow we deprociation excepted.	ch policy shall contain a lottgagee to insure or renew of such indebtedness and to waive such insurance for expending the such insurance for expending the such that is nortgage, and to pay, the lien of this mortgage apay the same on their beside on the mortgaged presses	ss-payable misurance d to charge Mortgagors ed by Mort- ther agree: der that no when due, and existing half, and to e operation, emises, and
If default be made in the terms or conditions of installments when due, or if Mortgagors shall become pointed, or should the mortgaged property or any part of Mortgagors herein contained be incorrect or if it is same, then the whole amount hereby secured shall be collectible in a suit at law or by foreclosure of this possession of the mortgaged property with the rent shall pay all costs which may be incurred or paid execution or existence of this mortgage and in the costs, and a reasonable fee for the search made as ale, including expenses, fees and payments made and repair made in order to place the same in a contract of the search made and repair made in order to place	ame bankrupt or inself the editach he Mortgager's shall, at Mortgagee's or smortgage, in any cas, issues, income a by Mortgagee in coe event of foreclosuand preparation for e to prevent or temocondition to be sold	olvent, or make an cd, levied upon or s labandon the monopole, become immease, regardless of an arction with any re of this mortgage such foreclosure, to the imposition of the control of the imposition of the i	assignment for the beneficed; or if any of the repr gaged property, or sell or ediately due and payable, uch enforcement, Monga t, with or without foreclost suit or proceeding to whice, Mortgagors will pay to to ogether with all other and of liens or claims against t	it of creditors, or have a resentations, warranties or attempt to sell all or any without notice or demandes shall be entitled to the use or other proceedings. It may be a party by rehe Mortgagee, in addition further expenses of foreche property and expenses	eceiver ap- statements part of the d, and shall immediate Mortgagors ason of the n to taxable closure and s of upkeep
No failure on the part of Mortgagee to exercise rights in the event of any other or subsequent defa shall be construed to preclude it from the exercise may enforce any one or more remedies hereunded All rights and obligations hereunder shall extern	tults or breaches of thereof at any time r successively or co	covenant, and no couring the continuant or courrently at its or	lelay on the part of Mortgance of any such default on the street of any such default on the street of the street o	agee in exercising any of breach of covenant, and	such rights Mortgagee
parties hereto.			iens, successors, executo	, administrators and ass	ngils of the
The plural as used in this instrument shall inc	- 401	THE RESERVE OF THE PARTY OF THE	Eounk	, State of Indiana, and is	
The real property hereby mortgaged is located	/5/200	the part and the same of the s			described

FILED FOR REGIONS STATE OF INCIDANCE OF INCIDANCE OF INCIDANCE OF INCIDENCE OF INCI MORTGAGOR MORTGAGOR Geraldine Kirklen ACKNOWLEDGEMENT BY INDIVIDUAL OR PARTNERSHIP BORROWER SAMUEL DRLIC RECORDER STATE OF INDIANA, COUNTY OF \_ \_\_Lake Before me, the undersigned, a notary public in and for said county and state, personally appeared Geraldine Kirklen In the execution of the foregoing mortgage. IN WITNESS WHEREOF I have hereunto subscribed my name and affixed my official seal this 18 day of May My Commission Expires: NOTARY PUBLIC 3-12-97 Lake Co, IN Marilyn M. Huber Marilyn M. Huber This instrument was prepared by \_\_\_\_\_

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East also

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