V	REAL ESTATE MORTGAGE	• • •
	This mortgage made on the 27 day of September, 19 93, between El	
	1 Indigital felation to as	MORTGAGORS; and Howe makers
•	Skokie ///. wois 600.76 hereinafter referred to as MOR	
	WITNESSETH: Mortgagors jointly and severally grant; bargain; sell, convey and mortgage to Mortgage	e, its successors and assigns, the real property
	hereinafter described as security:for the payment of a home improvement contract of even date herewit	th In the amount of \$.3,000.
	The property hereby mortgaged, and described below, includes all improvements and fixtures now attack interests, rents and profits.	ched together with easements, rights, privileges;
	TO HAVE AND TO HOLD the said property hereinafter described, with all the privileges and apport its successors and assigns, forever; and Montgagors hereby covenant that mortgagors are selzed of good and have authority to convey the same, that the title so conveyed is clear, free and unencumbered excewill forever warrant and defend the same unto mortgages against all claims whatsoever except those p	rand perfect little to said property in fee simple
	If mortgagors shall fully perform all the terms and conditions of this mortgage and shall pay in full in a this mortgage secures, then this mortgage shall be null, void and of no further force and effect:	,
	MORTGAGORS AGREE: To keep the mortgaged property, including the buildings and improvement hazards with an insurance company authorized to do business in the State of Indiana, acceptable to Mortg	agee, which policy shall contain a loss navable
	clause in favor of Mortgagee as its interest may appear, and if Mortgagors fall to do so, they hereby aut on said property in a sum not exceeding the amount of Mortgagor's indebtedness for a period not exceeding (Mortgagors with the premium thereon, or to addisuch premium to Mortgagor's indebtedness if Mortgag	of the term of such indebtedness and to charge
<b>31</b>	agree to be fully responsible for damage or loss resulting from any cause whatsoever. Mortgagors agree agree of	that any sums advanced or expended by Mort-
7.	7. To pay all taxes, assessments, bills for repairs and any other expenses incident to the ownership of the	mortgaged property when due in order that no
	all installments of interest and principal on account of any indebtedness which may be secured by a lien so on the date hereof. If Mortgagors fall to make any of the foregoing payments, they hereby authorize Mort charge Mortgagors with the amount so paid, adding the same to Mortgagors indebtedness secured here	gagee to pay the same on their behalf, and to
3	management and occupation of the mortgaged property and improvements thereon, and not to commit to the mortgaged property in its present condition and repair normal and ordinary depreciation ex	r. allow waste on the mortgaged premises, and
•	If default be made in the terms or conditions of the debt of debts hereby secured or of any of the terms installments when due, or if Mortgagors shall become bankrupt or insolvent; or make an assignment for	rms of this mortgage, or in the payment of any
Ś	pointed or should the mortgaged property of any part thereof be attached, levied upon or setzed, or it any of importance or if the Mortgagors shall abandon the mortgaged property, same, then the whole amount hereby secured shall at Mortgagore shall abandon the mortgaged property same, then the whole amount hereby secured shall at Mortgagore so attorn become immediately due and	Mile representations, warranties or statements
11	be collectible in a suit at law of by loreclosure of this mortgage. In any case, regardless of such enforcement possession of the mortgaged property with the rents issues income and profits therefore, without the rents issues income and profits therefore, without thou	nt. Mortgagee shall be entitled to the immediate
ð	shall payall costs which may be incurred or paid by Mortgagee in connection with any suit or proceeding execution or existence of this mortgage and in the event of foreclosure of this mortgage, Mortgagors with the suit of	ig to which it may be a party by reason of the
	costs and a reasonable fee for the search made, and preparation for such foreclosure, together with all sale, including expenses, fees and payments made to prevent or remove the imposition of liens or claims	other and further expenses of foreclosure and
	and repair made in order to place the same in a condition to be sold.  No failure on the part of Mortgagee to exercise any of its rights hereunder for defaults or breaches.	oficovenant shall be construed to prejudice its
	rights in the event of any other or subsequent defaults or breaches of covenant, and no delay on the part shall be construed to preclude it from the exercise thereof at any time during the continuance of any such may enforce any one or more remedies hereunder successively or concurrently at its option.	of Mortgagee interesting anytof such rights default or breach of covenant, and Mortgagee
	All rights and obligations he reunder shall extend to and be binding upon the several heirs, successor parties hereto.	s, executors, administrators and assigns of the
	The plural as used in this instrument shall include the singular where Applicable.	
	The realiproperty hereby mortgaged is located in the reality of Factor County of Take an	County, State of Indiana, and is described
	as follows: Situated in the City of East Chicago, Coursy of Lake, an and is further described as follows: Lot 7 in Block 13	in Calumet Addition to
	East Chicago, in the city of East Chicago, as per plat to book 18 page 32, in the Office of the Recorder of Lake Co	nereof, recorded in plat unty, Indiana.
	Ca	inen Maco
	INIWITNESS WHEREOF Mortgagors have executed this mortgage on the day above shown.	A DE St
3	3 Emilianon-marte MORTGAGOR Blanch }	MORTGAGOR'
	ACKNOWLEDGEMENT BY INDIVIDUAL OR PARTNERSHIP BOR	ROWER CO STATE
	STATE OF INDIANA, COUNTY OF, SS:	
	Before menthe undersigned, a notary public in and for said county and state, personally appeared	31. E. (3. %)
	Emiliano: W. Martas: and Carmen May	te 14. j Wicken and acknowledged
	IN WITNESS WHEREOF I have hereunto subscribed my name and affixed my official seal this 2	7 day of Proptember, 19 93
	My Commission Expires:	In Petron
	,	NOTARY PUBLIC
	NOTARY: PLEASE PRINT NAME	AND COUNTY
	This instrument was prepared by Chester Portrustence 2 39.43	
		•
	g aa.	"CFFIGIAL SEAL"
	3	**************************************

612340 Rev. 7.92 Indiana Portfolio Acceptance Corp.

813) LBS FRWY Sulla 75 My Commission Expires 6/11/95

Noullas TY. 7525)

## ASSIGNMENT OF MORTGAGE.

For value received; the ann	exed mortgage to			which: is recorded in
the Office of the Recorder of		_ County, Indiana in Mort	gage Récord	page
Instrument NoAssociates Financial Services Company,	and the home improvement co Inc.	ntract and the indebtedness	thereby secured are hereby ass	signed; sold and transferred: to
Witness hand	and seal this	day of:		. 19:
			Dealer	(Scal)
	CORPORAT	E ASSIGNORS SIGN	HERE	
attest:				
(Seal)	(lis Secretary)	Ву	·(Name and Title)	<del></del>
Annual An	Do	cument is		
ÁCKNOV			QUALFOR PARTNERSH	IIP:
STATE OF INDIANA, COUNTY OF Before me, the undersigned, a no		e County Record and state appears to a not state appear to a not state appears to a not state appear to a not state appears to a not state appears to a not state appear to a not state appears to a not state appears to a not state	. 331	·,
the execution of the foregoing mortgage				and acknowledged
IN WITNESS WHEREOF, linav		and affixed by official scalfth	nis dây, óf	, 19
My. Commission Expires:				Notary Public
		EDER'S OF	· · · · · · · · · · · · · · · · · · ·	د هـ ســـــ و مانان و منان المنان المناد المنان الديد بـــــــــــــــــــــــــــــــــــ
7	ACKNOWLEDGMENT	CF-ASSICNMENT BY	*CORPORATION	
STATE OF INDIANA; COUNTY OF _			, SS;	
Before me the undersigned, a No	lary Public in and for said Cour	nty and state this: day	of Octorbus	, 19 <u>1913</u> , personally
<u> </u>			ry respectively, and acknowledge	
in WITNESS/WHEREOF, Ishaw My Commission Expires:	e hereunto:subscribed:my. name	and affixed my official seal't	his <u>II</u> day of <u>O'et</u>	19 9.3
My Commission Expires:	CHESTER PIETRI	1/2 \ [ / ] / 1/2   1/2	In Out	Notary Public
NOTE: If a corporation, signature must b	NOTARY PUBLIC, STATE My. Commission Expire	SIEVICZ OF ILLINOIS S 6/11/95	board of directors to sign. If a par	Notaly Public Notal Notal Public No

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