94031449

REAL ESTATE MORTIGAGE

	April , 19 94 , between Harvard L. Harris
Financial Services, Inc.	and and wife hereinafter referred to as MORTGAGORS, and ASSOCIATES whose address is 1769 Morthland Dr.
Valparadso, IN 46383	, whose address is 1709 MOI CITE AIR DI ; 74
	y grant, bargain; sell, convey and mortgage to Mortgagee, its successors and assigns, the real payment of a loan agreement of event date herewith in the amount of \$_33659.99
The property hereby mortgaged; and described privileges, interests, rents and profits.	d below, includes all improvements and fixtures now attached together with easements, rights,
successors and assigns, forever; and Mortgagors he and have authority to convey the same, that the title	inafter described, with all the privileges and appurtenances thereunto belonging unto mortgagee, its nereby covenant that mortgagors are seizedfof good and perfect title to said property in fee simple a so conveyed is clear, free and unencumbered except as hereinafter appears and that mortgagors gagee against all claims whatsoever except those prior encumbrances, if any, hereinafter shown.
If mortgagors shall fully perform all the terms and this mortgage secures, then this mortgage shall be n	d conditions of this mortgage and/shall pay inifull in accordance with itsiterms, theiobligations/which- null; vold and/of no further force and effect;
hazards with an insurance company authorized to loss-payable clause in favor of Mortgagee as its internew insurance on said property in a sum not exindebtedness and to charge Mortgagors with the presuch insurance Mortgagors agree to be fully responsively a sum of expended by Mortgagee for the protect hereby. Mortgagors further agree; To pay all taxes, property when due in order that no lien superior to this mortgage, and to pay, when due, all installments to the lien of this mortgage and existing on the date to pay the same on their behalf, and to charge Mortgage and existing to the lien of this mortgage and existing on the date.	ed property, includings the buildings and improvements thereon, fully insured at allitimes against allition do business in the States of Indiana, acceptable to Mortgages, which policy shall contains a states of may appear, and if Mortgagors fail to do so, they hereby authorize Mortgages to insure of exceeding the amount of Mortgagor's indebtedness for a period not exceeding the term of such emium thereon, or to add such premium to Mortgagor's indebtedness. If Mortgages election valves ensible for damage or loss resulting from any cause whatsoever. Mortgagers agree that any sums attorn or preservation of the property shall be repaid upon demand and if not so paid is fall be secured that of this mortgage and not now existing may be created against the property during the termion to of interest and principal on account of any indebtedness which may be secured by a lien superior to find mortgagers fail to make any of the foregoing payments, they hereby authorize Mortgages against with the amount so paid, adding the same to Mortgagor's indebtedness secured hereby. To not and occupation of the mortgaged property, and improvements thereon, and not to committor allow mortgaged property in its present condition and repair, normal and ordinary depreciation excepted.
installments when due, or if Mortgagors shall become appointed, or should the mortgaged property or an statements of Mortgagors herein contained be incorpart of the same, then the whole amount hereby demand, and shall be collectible in a suit at law or the entitled to the immediate possession of the mortgagors proceedings. Mortgagors shall pay all costs which may be reason of the execution or existence of this addition to taxable costs, and a reasonable fee for the execution of the entitled of the entitled to the immediate possession of the execution of existence of this addition to taxable costs, and a reasonable fee for the execution of the entitled to the ent	the debt or debts hereby secured or of any of the terms of this mortgage, or in the payment of any one bankrupt or insolvent, or make an assignment for the benefit of creditors, or have a receiver by part thereof be attached, levied upon or seized, or if any of the representations, warranties or prect or if the Mortgagers shall abandon the mortgaged property, or sell or attempt to sellfall or any of secured shall, at Mortgagee's option, become immediately due and payable, without notice or by foreclosure of this mortgage. In any case, regardless of such enforcement, Mortgagee shall be ged property with the rents, issues, income and profits therefrom, with or without foreclosure or other may be incurred or paid by Mortgagee in connection with any suit or proceeding to which it may be a smortgage and in the event of foreclosure of this mortgage. Mortgagors will pay to the Mortgagee, in the search made and preparation for such foreclosure, together with all other and further expenses and payments made to prevent or remove the imposition of liens or claims against the property and ace the same in a condition to be sold:
rights in the event of any other or subsequent delau shall be construed to preclude it from the exercis Mortgagee may enforce any one or more remedies to	any of its rights hereunder for defaults or breaches of covenant shallibe construed to prejudice its ults or breaches of covenant, and no delay on the part of Mortgagee in exercising any of such rights se thereof at any time during the continuance of any such default or breach of covenant, and hereunder successively or concurrently at its option: It to and be binding upon the several heirs, successors; executors; administrators and assigns of the ethe singular where applicable.
The real property hereby mortgaged is located in follows: All that certain property indiana and being described in a definition of the county and state set forth a	County, State of Indiana, and is described as situated in Hammond in the county of Lake, and State of leed dated 1-19-66 and recorded 2-18-66, among the land record above, and referenced as follows: Doc #654969, being more linety-four(94), Lyndora addition, in the city of Hammond,
IN WITNESS WHEREOF Mortgagors have execu	uted this mortgage on the day above shown.
Harrof & Sthe	Laudette Harres
Harvard L. Harris	MORTGAGOR Claudette Harris
ACKNOWLEDG	GEMENT BY INDIVIDUAL OR PARTNERSHIP BORROWER
STATE OF INDIANA, COUNTY OF Porter	SS.
Before me, the undersigned, a notary public in an Claudette Harris, husband and	nd for said county and state, personally appeared Harvard L. and
and acknowledged in the execution of the foregoing	***
IN WITNESS WHEREOF I have hereunto subscri	ribed my, name and affixed my, official seal this, 25 fb day of
	E E E
My Commission Expires:	Sully Bleet
October 21, 1997	John B. Mark, resident for
	1 Miles War and Art Stranger Delivery And Andrews
This instrument was prepared by She11iv	B. Merk NOTARY: PLEASE PRINT NAME AND COUNTY
This instrument was prepared by She11'y	B. Merk Notary: Please Print Name and County On Policies (1)