REAL ESTATE MORTGAGE

This mortgage made on the 29 day of <u>December</u>	, 19 94 , between Mary	Louise Robinson
Finanical Services Company of Indiana, Inc	hereinafter referred to as MORTGA, whose address is 429 W	
St Merrillville, In 46410	_, hereinafter referred to as MORTGAGEE.	
WITNESSETH: Mortgagors jointly and severally grant, bargain, sell, convergence property hereinafter described as security for the payment of a loan agreement together with interest as provided in the loan agreement which has a final payment.	int of even date herewith in the amount of \$	ors and assigns, the real 4843.67
The property hereby mortgaged, and described below, includes all improprivileges, interests, rents and profits.		· · · · · · · · · · · · · · · · · · ·
TO HAVE AND TO HOLD the said property hereinafter described, with all the successors and assigns, forever; and Mortgagors hereby covenant that mortga and have authority to convey the same, that the title so conveyed is clear, free a will forever warrant and defend the same unto mortgages against all claims what	igors are seized of good and perfect title to s and unencumbered except as hereinafter app tsoever except those prior encumbrances, if a	eald property in fee simple pears and that mortgagors my, hereinafter shown.
If mortgagors shall fully perform all the terms and conditions of this mortgage this mortgage secures, then this mortgage shall be null, void and of no further for	and shall pay in full in accordance with its telepos and effect.	rms, the obligations which
MORTGAGORS AGREE: To keep the mortgaged property, including the but hazards with an insurance company authorized to do business in the State loss-payable clause in favor of Mortgagee as its interest may appear, and if Mortgagee and to charge Mortgagers with the premium thereon, or to add su such insurance Mortgagors agree to be fully responsible for damage or loss readvanced or expended by Mortgagee for the protection or preservation of the property. Mortgagors further agree: To pay all taxes, assessments, bills for repair property when due in order that no lien superior to that of this mortgage and not this mortgage, and to pay, when due, all installments of interest and principal on to the lien of this mortgage and existing on the date hereof if Mortgagors fail to to pay the same on their behalf, and to charge Mortgagers with the amount so exercise due diligence in the operation, management and occupation of the mortgaged premises, and to keep the mortgaged property in its pre-	of Indiana, acceptable to Mortgagee, which fortgagors fail to do so, they hereby authorize tragagor's indebtedness for a period not except premium to Mortgagor's indebtedness. If he sulting from any cause whatsoever. Mortgagor operty shall be repaid upon demand and if no irs and any other expenses incident to the own to now existing may be created against the paracount of any indebtedness which may be make any of the foregoing payments, they he path, adding the same to Mortgagor's indebted to adding the same to Mortgagor's indebted to adding the same to Mortgagor's indebted to again the paracount of any indebted to make any of the foregoing payments, they he catch, adding the same to Mortgagor's indebted to again the paracount of any indebted to make any of the foregoing payments, they he catch adding the same to Mortgagor's indebted to again the paracount of any indepted to make any of the foregoing payments, they he catch adding the same to Mortgagor's indebted to a same to make any of the foregoing payments, they he catch a same to make any of the foregoing payments thereon, it is not to the catch and the same to make any of the foregoing payments, they have the same to make any of the foregoing payments thereon, it is not to the catch and the same to make any of the foregoing payments thereon, it is not to the same to make any of the same to make a	ch policy shall contain a see Mortgagee to insure or ceeding the term of such Mortgagee elects to waive gors agree that any sums at so paid shall be secured preship of the mortgaged property during the term of secured by a lien superior reby authorize Mortgagee dness secured hereby. To and not to commit or allow
If default be made in the terms or conditions of the debt or debte hereby set installments when due, or if Mortgagors shall become bankrupt or insolvent, of appointed, or should the mortgaged property or uniform the office has attached, statements of Mortgagors herein contained be incorrect or if the Mortgagors shippart of the same, then the whole amount hereby secured shall, of Mortgagors demand, and shall be collectible in a suit at law or by foreclosure of this mortgagentialed to the immediate possession of the mortgaged property with the rents, is proceedings. Mortgagors shall pay all costs which may be incurred or paid by M party by reason of the execution or existence of this mortgage and in the event of addition to taxable costs, and a reasonable fee for the search made and prepare of foreclosure and sale, including expenses, fees and payments made to prevent expenses of upkeep and repair made in order to place the same in a condition to	cured or of any of the terms of this mortgage or make an assignment for the benefit of creation of the property of the representation of the mortgaged property, or sell of the property of the representation of the mortgaged property, or sell of the property of the representation of the mortgaged property, or sell of the property of	or in the payment of any diditors, or have a receiver sentations, warranties or or attempt to sell all or any ayable without notice or ment. Mortgagee shall be ithout foreclosure or other eding to which it may be a lipsy to the Mortgagee, in ther and further expenses against the property and
No failure on the part of Mortgagee to exercise any of its rights hereunder for rights in the event of any other or subsequent defaults or breaches of covenant, shall be construed to preclude it from the exercise thereof at any time during Mortgagee may enforce any one or more remedies hereunder successively or construed.	, and no delay on the part of Mortgagee in exe ng the continuance of any such default or l oncurrently at its option.	preising any of such rights breach of covenant, and
All rights and obligations hereur der shall extend to and be binding upon the parties hereto.	ERSO	and assigns of the
The plural as used in this instrument shall include the singular where application.		/
	County, State of Inc.	
follow Lot 82 in Merrillville Broadview Addition in thereof, recorded in Plat Book 32, page 53,	in the Office of the Record	as per pu t er of Lak tn
County, Indiana.	DIANA	
Commonly known as 370 W 68th Pl Merrillville	min	00
IN WITNESS WHEREOF Mortgagors have executed this mortgage on the da	y above shown.	မ
ma P		6
Mary Louise Robinson MORTGAGOR		MORTGAGOR
Mary Course Robinson	L OR BARWINGS IN THE STATE OF	
ACKNOWLEDGEMENT BY INDIVIDUA	L OR PARTNERSHIP BORROWER	
STATE OF INDIANA, COUNTY OF Lake , SS.		
Before me, the undersigned, a notary public in and for said county and state,	personally appeared Mary Louis	se Robardon III de la
and acknowledged in the execution of the foregoing mortgage.		
IN WITNESS WHEREOF I have hereunto subscribed my name and affixed m	by official seal this 29 day of 0	
My Communication Expires:	Moulin	Marie 25
		NOTARY PUBLIC
2: (1) (2) (2) -97	Marilyn M Huber/Lake	
This instrument was prepared by DY Hightower	NOTARY: PLEASE PRINT NAME AND COUNTY ASSOCIATED FILLANC	IAL SERVICES CO., INC
-	420 Vices Wist Ave.	
ORIGINAL (1) BORROWER RETENTION	COPY (1) Merrill 4641	o comer O(
RETERTION	(219) 769-3426	T