			- A - San I Water or				והוטאו ל	1/3		and the second second		- A	
							COUNTY R RECO	RD	ia, Spirit		7 44		
								-		4 44-1-			
	95	0311	87		95.	- אנונ	2 777124	Tolormi	ition: File	d this	dey of ckM.	and recor	ded in
			A West	V.	Wan	ا بادادات	Book	T.J	_ , pege _	4 766	F	•• •	- <u>/// / / / / / / / / / / / / / / / / /</u>
<b>N</b>			Nr.	14 A	i Q	REQ	ORDER			, 475° - 400° -			11 (1) (1) (1) (1) (1) (1) (1) (1) (1) (
									7	Recorder			
			· · · · · · · · · · · · · · · · · · ·					9 1 1 15				Co.	inty IN
SATISFACTION the contract sec	cured theret	by has been	satisfied i	n full			W.						
This the					- : 19					a. Pyro			W.
							, w <sup>fee</sup>						
									13		·	S	\$4 
Mail after recor	ding to	MAL	itiny	model	an E	PAA							
Applicable second second second second second			- I		(g <sup>0</sup> )		w. Jan	469	0.8	J.	j.		
			1	INIDI.	Λ N.I.A.	MAO	RTG	VQE					1
		lar.	- /	114111	HIMM	IVIO			5 %			14 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	- 18 miles
THIS MORTGA	GE made th	MORTO					- 4116	102		nd betwee			****
						. Nyst				RTGAGEE	, 4 ty	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
Jessie 2332 Wa	_		Pegg	Le R.	Wynne		First 300 W				ilders	of A	meric
Gary, I							Gary,			1			
	1.00					a sa <sup>str</sup> a							
Tight State of the					oct	ım	ent i	S	194			# <b>%</b> 1.	
				NO'	TO	RH	ICI	AL.					-
			Thi	s Doc	umen	t is	the pro	pert	v of				4.70%
Enter in approp			4 1	the La	ke Co	ount	v Reco	order	•		#		Arriv
withesseth thirty_ni	lne doll	ars and	no/100	)	make Alpha Sept. Start communication in	-			n manda matan Miller mpany mbany man		Dollars (\$	20,939	.00
as evidenced b herein by refere	y a Home I	mprovemer nal due date	of Consume	or Credit S	contract, i	ment (C	ontract) of oner paid, is	even date	herewith	, the terms	of which	are incor	porated
TO SECURE	to Mortga	pee the rep	ayment of	the indebt	edness ev	ndenced	by the Cor	ntract, togo	ether with	all extens	ions, rene	wals or m	odifica-
covenants and	agreements	of Mortga	gor herein	contained	, Mortgage	or does	hereby mor	rigage, gri	ent and co	onvey to M	ortgagee	and Mort	Dagee's
successors and State of Indiana		tollowing	escribed p	roperty loc		Distol	OFF	4.0.5				***************************************	,
Lot 9 an	d 10 i	n Bloc	k 2 11	n F.R.	Made			ditior	to 2	011es	ton. :	in the	
City of	Gary,	as per	plat	there	0振 克	ecor	ded #n	Plat	Book	6, pa	ge 46	<b>i</b> n	4
the Offi	ce of	the Re	corde	of L	a k en C	.VDIAN	August hd:	iana					
Commonly			2332 V	vaite	St.,	Gary	, In 4	6404					
Key#25-4	6-0002	-0009									· Barri	- A	
											ang saga Kabupatèn		e de la companya de l
										Ance		, j.	
						n Ru Popul					tade 4, 1, 6		
											N. E.		
being the same p	remises conv	/eyed to the I	Mortgagor by	y deed of		· · · · · · · · · · · · · · · · · · ·							<b>10-200-1-17-7-7-</b>
												######################################	
dated	<i></i>				, 19	, recor	ded in the of	lice of the					of

description in said deed is incorporated by reference.

TO HAVE AND TO HOLD unto Mortgague and Mortgague's heirs, successors and assigns forever, together with all the improvements now or hereafter erected on the property, and all fixtures now or hereafter attached to the property, all of which including replacements and additions thereto shall be deemed to be and remain in a part of the property covered by this Mortgage, and all of the foregoing, together with said property, and herein referred to as the "Property."

\_County in Book

\_, Page

of which the

Mortgagor and Mortgagee covenant and agree as follows

- 1. PAYMENT OF CONTRACT. Mortgagor shall promptly pay when due the indebtedness evidenced by the Contract, and late charges as provided In the Contract
- 2. INSURANCE, Mortgagor shall keep all improvements on said land, now or hereafter erected, constantly insured for the benefit of the Mortgagoe against loss by fire, windstorm and such other casuatties and contingencies, in such manner and in such companies and for such amounts, not exceeding that amount necessary to pay the sum secured by this Mortgage, and as may be satisfactory to the Mortgages. Mortgager shall purchase such insurance, pay all premiums therefor, and shall deliver to Mortgagee such policies along with evidence of premium payment as long as the Contract secured hereby remains unpaid. If Mortgagor fails to purchase such insurance, pay the premiums therefor or deliver said policies along with evidence of payment of premiums thereon, then Mortgagee, at its option, may purchase such insurance. Such amounts paid by Mortgagee shall be added to the Contract secured. by this Mortgage, and shall be due and payable upon demand by Mortgagor to Mortgagee.
- 3. TAXES, ASSESSMENTS, CHARGES. Mortgagor shall pay all taxes, assessments and charges as may be lawfully levied against the Property within thirty (30) days after the same shall become due. In the event that Mortgagor falls to pay all taxes, assessments and charges as herein required, then Mortgagoe, at its option, may pay the same and the amounts paid shall be added to the Contract secured by this Mortgage, and shall be due and payable by Mortgagor to Mortgagee upon demand of Mortgagee.
- 4. PRESERVATION AND MAINTENANCE OF PROPERTY. Mortgagor shall keep the Property in good repair and shall not commit waste or permit Impairment or deterioration of the Property. Upon the failure of the Mortgagor to so maintain the Property, the Mortgagoe may, at its option, enter the property and cause reasonable maintenance work to be performed. Any amounts paid by Mortgagee shall be added to the Contract secured by this Mortgage, and shall be due and payable by Mortgager to Mortgagee upon demand of Mortgagee.
- 5. WARRANTIES. Mortgagor covenants with Mortgagee that he is seized of the Property in fee simple, has the right to convey the same in fee simple, that title is marketable and free and clear of all incumbrances and that he will warrant and defend the title against the lawful claims of all persons whomsoever, except for the exceptions hereinafter stated. Title to the Property is subject to the following exceptions:
  - 6. WAIVER: The Mortgagor waives and relinquishes all rights and benefits under the valuation and appraisement laws of any state.
  - 7. PRIOR LIENS Default under the terms of any instrument secured by a lien to which this Mortgage is subordinate shall constitute default hereunde
- 8. TRANSFER OF THE PROPERTY DUE ON SALE. If the Mortgagor sells or transfers all or part of the Property or any rights in the Property, any person to whom the Mortgagor sells or transfers the Property may take over all of the Mortgagor's rights and obligations under this Mortgage (known as an assumption of the Mortgage) if certain conditions are met. Those conditions are:

(A) Mortgagor gives Mortgagee notice of sale or transfer;

Mortgagee agrees that the person qualifies under its then usual credit criteria;

- (C) The person agrees to pay interest on the amount owed to Mortgagee under the Contract and under this Mortgage at whatever lawful rate Mortgagee requires; and
- The person signs an assumption agreement that is acceptable to Mortgagee and that obligates the person to keep all of the promises and agreements made in the Contract and in this Mortgage.

If the Mortgagor sells or transfers the Property and the conditions in A, B, C and D of this section are not satisfied, Mortgages may require immediate payment in full of the Contract, foreclose the Mortgage, and seek any other remedy allowed by the law. However, Mortgages will not have the right to require immediate payment in full or any other legal remedy as a result of certain transfers. Those transfers are:

- (i) the creation of liens or other claims against the Property that era-interior to this Mortgage, such as other mortgages, materialman's liens, etc.,
- vides the Mongagor with the money to buy these appliances in a transfer of rights in household
- order to protect that person against possible (iii) a transfer of the Property to surviving eo owners er when the transfer is automatic according to law, and

- (iv) leasing the Property for a term of three (3) years or less, as long as the lease does not include an option to buy.

  9. ACCELERATION REMEDIES Upon Mortgagor's broach of any covenant or agreement of Mortgagor in this Mortgage, including the covenants. to pay when due any sums secured by this Mortgage, Mortgages prior to acceleration shall mail notice to Mortgage or the default, if the breach is not cured on or before the date specified in the notice, Mortgages at Mortgages a polor may declare all of the sums secured by this Mortgage to be immediately due and payable without further demand and may foreclose this Mortgage by judicial proceeding. Mortgages shall be entitled to collect in such proceeding all expenses of foreclosure, including, but not limited to, reasonable attorney's fees, and costs of documentary evidence, abstracts and title reports, all of which shall be additional sums secured by this Mortgage.
- 10. APPOINTMENT OF RECEIVER Upon acceleration under Paragraph 9 hereof or abandonment of the Property, Mortgages shall be entitled to have a receiver appointed by a court to enter upon, take possession of and manage the Property and to collect all rents of the Property, including

those past due. All rents collected by the receiver a rents, including, but not limited to receiver a fees, pro	emiums on receiver's b	onds and reasonable attor		
Mortgage The receiver shall be liable to account of 11. ASSIGNMENT, This Mortgage may be assi			lortgagor.	
IN WITNESS WHEREOF, Mortgagors have exe				
	TUTUT TUTUT	To delice	L'Wym	- 4 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1
	Witness	pessie L.		Mortgagor
	Wilness	Per ie R	Wynne	Mortgagor
	Witness	ZANA	/	Mortgagor
	ACKNOWLEDGEME	NT BY INDIVIDUAL		
STATE OF INDIANA, COUNTY OF Lake		:	. <b>SS</b> :	
Before me, the undersigned, a notary public in	and for said county a	nd state, personally appea	red Jessie L.	Wynne and
IN WITNESS WHEREOF, I have hereunto subs		and acknow		
June		1		
My Commission Expires 11-16-97		Telepa	Orter	
		Felipa Oxtiz	Notary Public La	ake County Res
	TRANSFER AN	D ASSIGNMENT		
	_ County, INDIANA			
For value received the undersigned Mortgagee	hereby transfers, assi	ons and conveys unto		
		o		
as well as the indebtedness secured thereby				
In witness whereof the undersigned ha	hereunto set	hand	and seal, this	dey
of	, 19,			
Signed, sealed and celivered in the presence of:	/	A.*		(Seal)
Witness:		Bv		
Notary:		- /	(Title)	
Notary Public		My Commission Expire	9:	
This instrument was prepared by Allan				