## **REAL ESTATE MORTGAGE**

	of <u>September</u>	, 19 <u>95</u> , between <u>Allan Shoemaker</u>
Karen Shoemaker husba		, hereinafter referred to as MORTGAGORS, and ASSOCIATE
Financial Services Compa Merrillville, In 46410	+ A	, whose address is <u>429 W_81st_St</u> , hereinafter referred to as MORTGAGEE.
·	1	vey and mortgage to Mortgagee, its successors and assigns, the re-
	or the payment of a loan agreen	ent of even date herewith in the amount of \$ 80125.75
The property hereby mortgaged, and de	•	ovements and fixtures now attached together with easements, right-
orivileges, interests, rents and profits.	Andrewski walkani dan muli mali maka mili shi	
successors and assigns, forever; and Mortgrand have authority to convey the same, that	agors hereby covenant that mort the title so conveyed is clear, free	e privileges and appurtenances thereunto belonging unto mortgagee, it agors are seized of good and perfect title to said property in fee simple and unencumbered except as hereinafter appears and that mortgagor atsoever except those prior encumbrances, if any, hereinafter shown.
If mortgagors shall fully perform all the ter his mortgage secures, then this mortgage sh		e and shall pay in full in accordance with its terms, the obligations whic orce and effect.
nazards with an insurance company authorses-payable clause in favor of Mortgagee as enew insurance on said property in a surnindebtedness and to charge Mortgagors with such insurance Mortgagors agree to be fully advanced or expended by Mortgagee for the nereby. Mortgagors further agree: To pay all property when due in order that no lien superhis mortgage, and to pay, when due, all instem the lien of this mortgage and existing on the pay the same on their behalf, and to chargovercise due diligence in the operation, many	prized to do business in the States its interest may appear, and if in not exceeding the amount of the premium thereon, or to add a responsible for damage or loss a protection or preservation of the lates, assessments, bills for reperior to that of this mortgage and allments of interest and principal the date hereof. If Mortgagors fail to ge Mortgagors with the amount segment and occupation of the magnetic and occupation occ	buildings and improvements thereon, fully insured at all times against at e of Indiana, acceptable to Mortgagee, which policy shall contain Mortgagors fail to do so, they hereby authorize Mortgagee to insure of Mortgagor's indebtedness for a period not exceeding the term of succeptagor's indebtedness. If Mortgagee elects to waive resulting from any cause whatsoever. Mortgagors agree that any surroperty shall be repaid upon demand and if not so paid shall be secured airs and any other expenses incident to the ownership of the mortgage not now existing may be created against the property during the term of account of any indebtedness which may be secured by adjet superior account of any indebtedness which may be secured by adjet superior and adding the same to Mortgagor's indebtedness secured pereby. To ortgaged property and improvements thereon, and not to commit or allowed condition and repair, normal and ordinary depreciation excepted
If default be made in the terms or conditionstallments when due, or if Morgagore she appointed, or should the morgaged propert tatements of Mortgagors herein contained the art of the same, then the whole amount emand, and shall be collectible in a suit at intitled to the immediate possession of the introceedings. Mortgagors shall pay all costs warty by reason of the execution or existence addition to taxable costs, and a reasonable of the same and a reasonable.	one of the debt or debts hereby sell-become bankrupt of insolvent, by or any part thereof be attached be incorrect of it the Mortgagore thereby secured shall, at Mortgagore law or by foreclosure of this mortgaged property with the rents, which may be incurred or paid by the forthe search made and prepfees and payments made to prefees and payments made to prefer the search made and prepfees and payments made to prefer the search made and prepfees and payments made to prefer the search made and prepfees and payments made to prefer the search made and prepfees and payments made to prefer the search made and prepfees and payments made to prefer the search made and prepfees and payments made to prefer the search made and payments made to payments	cured or of any of the terms of this mortgage, or in the payment of are included in a significant for the benefit of creditors, or have a received the terms of the representations, warranties that abandon the mortgaged property, or sell or attempt to sell all or are see's option, become immediately due and payable, without notice of age. In any case, regardless of such enforcement, Mortgagee shall be issues, income and profits therefrom, with or without foreclosure or other without pay to the mortgage, Mortgagee in connection with any suit or proceeding to which it may be of foreclosure of this mortgage, Mortgagors will pay to the Mortgagee, areation for such foreclosure, together with all other and further expense the imposition of liens or claims against the property and the
ghts in the event of any other or subsequent half be construed to preclude it from the fortgagee may enforce any one or more rem	nt defaults or breaches of covenal exercise thereof at only time du nedies hereunder eversessively or	The state of the s
arties hereto.		several heirs, successors, executors, administrators and assigns of the
The plural as used in this instrument shall	E lake	Cul .
The real property hereby mortgaged is locallows:	WINDIANS.	County, State of Indiana, and is described a
THE EAST 42 FEET OF MEADWOLAND MANOR UNIT NO	O. 1, IN THE CITY OF	2 FEET OF LOT 10 IN BLOCK "B" IN GARY, AS PER PLAT THEREOF ICE OF THE RECORDER OF LAKE
IN WITNESS WHEREOF Mortgagors have	e executed this mortgage on the d	ay above shown.
than dispersion	MORTGAGOR	MORTGAGOR
ALLAN SHOEMAKER		KAREN SHØEMAKER
ACKNOW	VLEDGEMENT BY INDIVIDUA	AL OR PARTNERSHIP BORROWER
TATE OF INDIANA, COUNTY OF	LAKE, SS.	
Before me, the undersigned, a notary publ AND KAREN	lic in and for said county and state SHOEMAKER HUSBAND AN	personally appeared ALLAN SHOEMAKER ID WIFE
nd acknowledged in the execution of the for	egoing mortgage.	
IN WITNESS WHEREOF I have hereunto	subscribed my name and affixed	ny official seal this <u>5</u> day of <u>SEPTEMBER</u> , 19 <u>95</u>
y Commission Expires:		Commission Consider
		NOTARY PUBLIC
3-12-97	Manage and the American	MARILYN'M HUBER/LAKE
		NOTARY: PLEASE PRINT NAME AND COUNTY
nis instrument was prepared by	DY HIGHTOW	ZR
	ORIGINAL	(1)

RETENTION COPY (1)

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