REAL ESTATE MORTGAGE

This mortgage made on the	22 day ofS	eptember	. 19 <u>95</u>				L
Financial Services	Company o		Nc., who	e address is	429 W. 81	ons, and ASSO st ave	CIATE
rrillville, IN 46410 WiTNESSETH: Mortgagors joint	ly and saverally		, hereinafter			F	
property hereinafter described as a						48,656.0	
ogether with interest as provided in						// 2010.	
The property hereby mortgaged rivileges, interests, rents and profite	•						
TO HAVE AND TO HOLD the sai successors and assigns, forever; ar and have authority to convey the sa will forever warrant and defend the s	nd Mortgagors he me, that the title t	reby covenant that is clear	mortgagors are seiz , free and unencum	ed of good and properties	perfect title to sai hereinafter appe	d property in fe are and that mo	e simpl rtgagor
If mortgagors shall fully perform a his mortgage secures, then this mo					ance with its term	s, the obligation	ns whic
MORTGAGORS AGREE: To kee nazards with an insurance compa coss-payable clause in favor of Morenew insurance on said property indebtedness and to charge Mortgaguch insurance Mortgagors agree to advanced or expended by Mortgagor pereby, Mortgagors further agree: Toroperty when due in order that no his mortgage, and to pay, when due to the lien of this mortgage and exist to pay the same on their behalf, and exercise due diligence in the operativaste on the mortgaged premises, a	ny authorized to tgagee as its into in a sum not exigors with the prero be fully responde for the protection pay all taxes, a lien superior to the all installments ting on the date he to charge Mortgion, management	do business in the erest may appear, a ceeding the amount mium thereon, or to sible for damage or on or preservation of this mortgage of interest and principles with the amount and occupation of the amount of the amount of the amount occupation occupation of the amount occupation occupation of the amount occupation occupat	e State of Indiana, and if Mortgagor's fail of Mortgagor's indiadd such premium to loss resulting from a the property shall be repairs and any of and not now existing ipal on account of a fail to make any often to paid, adding if the mortgaged property and incorpaged property and incorpaged property in the paid, adding if the mortgaged property in the paid i	acceptable to No to do so, they hebtedness for a conference of Mortgagor's incany cause whate e repaid upon dether expenses income may be created by indebtedness the foregoing pay the same to Mortgarty and improven	fortgages, which nereby authorize period not excellebtedness. If Motorers Mortgago mand and if not soldent to the own- d against the pro- which may be segments, they here pagor's indebted ments thereon, and	policy shall comporting the term ortgages elects as agree that a so paid shall be ership of the manufactured by a step authorize Manufactured by a secured he ad not to committee the comporting the secured he ad not to committee the secured he add not to	ontain insure of suc to waiv iny sum secure ortgage e term superi ortgage preby. I
If default be made in the terms of stallments when due, or if Monga appointed, or should the mongage tatements of Mongagors herein cover of the same, then the whole emand, and shall be collectible in intitled to the immediate possession roceedings. Montgagors shall pay a sarty by reason of the execution or addition to taxable costs, and a reast foreclosure and sale, including on	r conditions of the gore shall becent if property or any ntained be fitcorr amount hereby a suit at law or by not the mortgage all costs which many istence of this necessions of the mortgage all costs which many istence of this necessions of the mortgage all costs which many istence of this necessions of the mortgage.	e debt or debts here be Sankrupt of Incol part thereof be attract or if the Mortgag secured shall, at Mi y foreclosure of this d property with the re ay be incurred or pai nortgage and in the e search made and	by secured or of an ached, levied upon ors chall abandon to ortgagee's option, be mortgage. In any capits, issues, income d by Mortgagee in capent of foreclosure preparation for such	ny of the terms of esignment for the or seized, or if a the mortgaged processes, regardless of and profits there onnection with an of this mortgage, a foreclosure, tog	f this mortgage, of the property, or sell or tely due and payed such enforcementom, with or sell or proceed Mortgagors will all other with all other	or in the paymentors, or have a entations, warrattempt to sell yable, without ent, Mortgagee nout foreclosure ling to which it is the payment of the payment and further entated to the payment and th	ent of a receiventies all or a notice shall to or oth may be game, ox
No failure on the part of Mongaginghts in the event of any other or such hall be construed to preclude it in fortgagee may enforce any one or All rights and obligations hereundarties hereto.	bsequent default rom the exercise more remedies he der shall extend to	s or breaches of cover thereof at any time ereunder successive or and be binding upon	renant, and no delay or during the continuity of concurrently at on the several heirs,	on the part of Muance of any suits option.	lortgagee in exergence in exercise in exercis	sing any of su gach of coven	
The plural as used in this instrum		Toko	plicable.				
The real property hereby mortgagollows:	jed is located in	1, Midway/A	ddition to G	Cou log ffith D	nty, State of India	na, and is des Page 87	cribed (
	1 40, block	I, MIGWAY	minima co o	LILIZUII, I	Tat Dook 2	, rage or	,
e County, INdiana.		\					
IN WITNESS WHEREOF Mortgan	gors have execut	ed this mortgage on	the day above show	vn,			
Beverly J. Sibley	<u>-, pue</u>	MORTGAGOR				MOF	RTGAGO
deverty 5. Subtey		U					
Andrew British A	CKNOWLEDGI	EMENT BY INDIV	IDUAL OR PARTI	NERSHIP BOF	ROWER	1 1 (1)	1,0
TATE OF INDIANA, COUNTY OF	Lake		SS.				
Before me, the undersigned, a no				peared			
nd acknowledged in the execution		erly J. Sibl	ey				
IN WITNESS WHEREOF I have h	-		ixed my official seal	this <u>22</u>	day ofSe	ptember	19 <u>c</u>
					_		
ly Commission Expires:				Mac	clen) >>+××	40
3-12-97			-	(Huber, La		Y PUBLI
3,44,37,			NOTARY: F	PLEASE PRINT NAME			
his instrument was prepared by		Marilyn M. H	uber			al Camilan	<u> </u>
Commence of the second		ORIG	NAL (1)	Associa	tes Financi	al Service	3
11551 Rev. 6-01		BORF	OWER COPY (1)	429 W	est 81 st S ox 10068	11001	000
		RETE	NTION COPY (1)	Merrilly	ille, IN 46	411-0068	3