REAL ESTATE MORTGAGE

This mortgage made on the	13thdayad October	. 1	. 19 <u>95</u> , between <u>Jo</u>	ohn J Deavers	
and Judy M Deavers	(husband and wife)		, hereinafter referred to	BE MORTGAGORS, and	ASSOCIATES
Financial Services Portage,	Company of Indiana, Indiana		, whose address is 331 hereinafter referred to as MOF		Kd
grant de la la companya de la compa	ntly and severally grant, bargal security for the payment of a l	n, sell, convey can agreement	and mortgage to Mortgagee, of even date herewith in the	its successors and as	.54
privileges, interests, rents and pro-	Control was the control of the contr				
TO HAVE AND TO HOLD the successors and assigns, forever, and have authority to convey the will forever warrant and defend the	same, that the title so conveyed	nt that mortgage is clear, free an	ors are seized of good and pe d unencumbered except as h	erfect title to said propert ereinafter appears and th	y in fee simple nat mortgagors
If mortgagors shall fully perforn this mortgage secures, then this m	n all the terms and conditions of nortgage shall be null, void and o			nce with its terms, the ob	ligations which
MORTGAGORS AGREE: To inhazards with an insurance compless-payable clause in favor of Morenew insurance on said propert indebtedness and to charge Mortgauch insurance Mortgagors agree advanced or expended by Mortgagors further agree property when due in order that in this mortgage, and to pay, when do the lien of this mortgage and in the lien of this mortgage and in the pay the same on their behalf, a exercise due diligence in the operwaste on the mortgaged premise.	lorigagee as its interest may ap by in a sum not exceeding the gagors with the premium thereor to be fully responsible for dam igee for the protection or preserv . To pay all taxes, assessments, to lien superior to that of this mo due, all installments of interest are disting on the date hereof. If Mort and to charge Mortgagors with the ation, management and occupa	in the State pear, and if Mo amount of Mon in, or to add such age or loss res ation of the prop bills for repairs rigage and not ind principal on a gagors fail to me amount so pa	of Indiana, acceptable to Mortgagors fail to do so, they he gagor's indebtedness for a premium to Mortgagor's indebtedness whatscorty shall be repaid upon deniand any other expenses incidence whatscount of any indebtedness wake any of the foregoing paying adding the same to Mortgagor property.	ortgagee, which policy is preby authorize Mortgage period not exceeding the ethernoon. If Mortgagee ever, Mortgagers agreemand and if not so paid ald dent to the ownership of against the property during may be secured by nents, they hereby authouger's indebtedness secured to the reon, and not to the ents thereon, and not to the ents thereon.	shall contain a see to insure or seterm of such elects to waive that any sums hall be secured the mortgaged ring the serm of ra lien superior rize Mortgages ired horroy. To commit of allow
If default be made in the term installments when due, or if Morappointed, or should the mortga statements of Mortgagors herein part of the same, then the who demand, and shall be collectible entitled to the immediate possess	gagors shall become bankrupt gad property of any part thereof contained be incorrect or if the learn a suit at law or by foreclosure ion of the mortgaged property w	or insolvent, or be attached, be attached, be discussed in the control of this mortgage of this mortgage ith the rents, issue	make an assignment for the vied upon or asized, or the vied upon or asized, or the labandon the mortgaged pro a labandon the mortgaged pro a labandon the mortgaged pro a labandon the mortgaged pro is labandon the mortgaged pro is any case, regardless of ues, income and profits therefore	this mortgage, or in the penefit of creditors, or in the representations perty or sell or attempt to all due and payable, with or without fores, with or without fores.	payment of any nave a raceiver is, warranties or o sell all or any ithout notice or tragger shall be closure or other
proceedings. Mortgagors shall per party by reason of the execution addition to taxable costs, and a re- of foreclosure and sale, including expenses of upkeep and repair n	or existence of this mortgage and easonable fee for the search ma expenses, fees and payments ade in order to place the same in	in the event of de and prepara made to preven a condition to	foreclosure of this mortgage, tion for such foreclosure, togs t or remove the imposition of be sold.	Mortgagors will pay to the ther with all other and fu liens or claims against t	Mortgagee, in inther expenses are properly and a second se
rights in the event of any other o shall be construed to preclude Mortgages may enforce any one All rights and obligations here	from the exercise thereof at	s of covenant, any time during cessively arres	and no delay on the part of Mo the continuance of any su ocurrently at its option.	ortgages in exercising the children of the chi	Tot such ight TIM
parties hereto. The plural as used in this instruction. The real property hereby more	ument shall include the singular	where applicable	🚾 🚾 🚾 🚾 to the transfer of the second of	nty, State of Indiana, and	F C C C C C C C C C C C C C C C C C C C
tollows: LOTS TWENTY TO RIVERSIDE SU	THREE (23) AND TWENT BDIVISION, AS PER PL THE RECORDER OF LA	AT THEREO	in block Five (F RECORDED IN PLAT	5) IN ROTHERMEI	_'S
IN WITNESS WHEREOF Mort	gagors have executed this morts	age on the day	above shown.		
ada Di		(VIII M	Deane	ለ ይ
John J Deavers	MORTO	BAGOR	Judy M Deavers		MORTGAGOR
	ACKNOWLEDGEMENT BY	INDIVIDUAL	OR PARTNERSHIP BOR	ROWER	
STATE OF INDIANA, COUNTY O	_F Lake	SS.			
47.	notary public in and for said cou	inty and state, p	Johr ersonally appeared	J Deavers	
and acknowledged in the execution					
IN WITNESS WHEREOF I hav	e hereunto subscribed my name	and affixed my	official seal this 13th	day of	. 19 <u>95</u>
My Commission Expires:				. ()() [
			<i>مىتىك</i> با د د يا	000000 T	NOTARY PUBLIC
<u> </u>	Megan R Staniv	ruk	VIRGINIA K NOTARY; PLEASE PRINT NAME	AND COUNTY	<u>RES.OF</u> PORTER
This instrument was prepared by					200
011551 Rev. 0-91		BORROWER RETENTION	COPY (1)		N# 11555