## **REAL ESTATE MORTGAGE**

17th November		05	Chavan II Awasa	
This mortgage made on the 17th day of November and Debra A Arwood (Husband and wife)	)	Action and an article of the second s	Steven W Arwood to as MORTGAGORS, ar	The second secon
Financial Services Company of Indian	na, Inc	, whose address is	3315 Willowcreek	Rd
Portage Indian	111	ereinafter referred to as		
WITNESSETH: Mortgagors jointly and severally grant, b property hereinafter described as security for the payment of together with interest as provided in the loan agreement which	of a loan agreement o	f even date herewith in	the amount of \$ 1271	0.45
The property hereby mortgaged, and described below, privileges, interests, rents and profits.				
TO HAVE AND TO HOLD the said property hereinafter de- successors and assigns, forever; and Mortgagors hereby co- and have authority to convey the same, that the title so conve will forever warrant and defend the same unto mortgagee aga	venant that mortgagor eyed is clear, free and	s are seized of good an unencumbered except a	d perfect title to said propers and	erty in fee simple
If mortgagors shall fully perform all the terms and condition this mortgage secures, then this mortgage shall be null, void a	ns of this mortgage an and of no further force	d shall pay in full in acco	rdance with its terms, the o	obligations which
MORTGAGORS AGREE: To keep the mortgaged proper hazards with an insurance company authorized to do bus loss-payable clause in favor of Mortgagee as its interest marenew insurance on said property in a sum not exceeding indebtedness and to charge Mortgagors with the premium the such insurance Mortgagors agree to be fully responsible for advanced or expended by Mortgagee for the protection or prehereby. Mortgagors further agree: To pay all taxes, assessm property when due in order that no lien superior to that of this mortgage, and to pay, when due, all installments of interest to the lien of this mortgage and existing on the date horeof. If to pay the same on their behalf, and to charge Mortgagors we exercise due diligence in the operation, management and occurred on the mortgaged premises, and to keep the mortgage	siness in the State of ay appear, and if Mort the amount of Mortgereon, or to add such damage or loss result eservation of the properents, bills for repairs a is mortgage and not next and principal on act mortgagers fail to matth the amount so paid cupation of the mortgagereous and the company of the mortgagereous fail to matter the amount so paid cupation of the mortgagereous and principal on act and principal on act and principal on act and principal or act and act act and act act and act act act and act	Indiana, acceptable to gagors fail to do so, the agor's indebtedness for premium to Mortgagor's ting from any cause wherty shall be repaid upon and any other expenses ow existing may be created any of the foregoing planding the same to Moged property and improve	Mortgagee, which policy y hereby authorize Mortgage a period not exceeding indebtedness. If Mortgage atsoever. Mortgagors agredemand and if not so paid incident to the ownership ated against the property cass which may be secured by ments, they hereby authortgagor's indebtedness sevements thereon, and not the property of the secured by the secured b	shall contain a age to insure or the term of such se elects to waive that any sums shall be secured of the mortgaged during the term of by a lien superior horize Mortgage secured hereby. To o commit or allow
If default be made in the terms of conditions of the debt of installments when due, or if Morgagors shall become bank appointed, or should the mortgaged property or any part the statements of Mortgagors herein contained be incorrected in part of the same, then the demand, and shall be collectible in a suit at law or by forecle entitled to the immediate possession of the mortgaged proper proceedings. Mortgagors shall pay all costs which may be incorrected by reason of the execution or existence of this mortgage addition to taxable costs, and a reasonable fee for the search of foreclosure and sale, including expenses, sees and paymed expenses of upkeep and repair made in order to place the sale.	or debts hereby securified in the Mongagore shall shall, at Montgage's brailing with the rents, issuitant or paid by Mongagore and in the event of to himade and preparations made to prevent	ad or of any of the terminate an audignment for ited upon or seized, or abandon the mortgaged option, become immedian profits the gages in connection with preclosure of this mortgage for such foreclosure, for remove the imposition	of this mortgage, or in the banefit of creditors, of any of the representation property, or sell or attempediately due and payable, sof such enforcement, Morefrom, with or without for any suit or proceeding to ge, Mortgagors will pay to together with all other and	e payment of any r have a receiver ons, warranties or it to sell all or any without notice or ortgagee shall be reclosure or other which it may be a the Mortgagee, in further expenses
No failure on the part of Mortgages to exercise any of its rights in the event of any other or subsequent defaults or bre shall be construed to preclude it from the exercise thereo Mortgagee may enforce any one or more remedies hereunde All rights and obligations hereunder shall extend to and be parties hereto.  The plural as used in this instrument shall include the sing	aches of covenant, ar f at any time during or successively or con- e binding upon the co- ular where applicable.	d no delay on the part of the continuance of any currently at its option. eral heirs, successors, e	Mortgagee in exercising a such default or breach of executors, administrators a	any of such rights of covenant, and assigns of the
	EAKE SEAL	3	County, State of Indiana, ar	nd is described as
LOT 7 TO 12, INCLUSIVE, BLOCK THEREOF RECORDED IN PLAT BOOK COUNTY, INDIANA.	6, PLATE OM' 12, PAGE 9 I	, THE SHADES, ( N THE OFFICE OF	CEDAR LAKE, AS PORTING THE RECORDER OF	ER PLAT F LAKE
IN WITNESS WHEREOF Mortgagors have executed this r	mortgage on the day a	bove shown.		
Steven W. Newwood		Data 10	724. MOS	
No.	MORTGAGOR	DEBRA A. ARV	WOOD .	MORTGAGOR
STEVEN W. ARWOOD				PILED NOV
ACKNOWLEDGEMENT	and the second of the second of the second	H PAHTNEHSHIP B	OHHOWEH 22	STATE FILED FI  95 NOV 2
STATE OF INDIANA, COUNTY OF PORTER	, ss.		<u>\</u>	
Before me, the undersigned, a notary public in and for said DEBRA A ARWOOD ( HUSBAND AND	d county and state, per	sonally appearedSTI	EVEN W ARWOOD N	
and acknowledged in the execution of the foregoing mortgage				O≺≥
IN WITNESS WHEREOF I have hereunto subscribed my r	name and affixed my o	fficial seal this18t1	day of November	<b>6</b> 8 95
My Commission Eurises				<i>.</i>
My Commission Expires:			urstanin	
FEBUARY 8, 1999		MEGAN R STAN	IVUK, RESIDENT LA	KE COUNTY
This instrument was a second by MECAN D	STANIVUK	NOTARY: PLEASE PRINT NA	AME AND COUNTY	
This instrument was prepared by MEGAN R				0.00
611551 Rev. 6-91	ORIGINAL (1) BORROWER CO	DPY (1)		UUJU-
	RETENTION CO			nr# 01736
			ing and the second seco	Con or sa