REAL ESTATE MORTGAGE

	his mortgage made on the 11 day of	NOVEMBER	. 1996 , betweenIFAN_RENTETI.
and_			, hereinafter referred to as MORTGAGORS, and ASSOCIATES
>	FINANCIAL SERVICES COMPANY OF IN PORTAGE		, whose address is 3315 WILLOWERFFY RD
		, INDIANA	
prope	erty hereinafter described as security for the	e payment of a loan agreeme	nvey and mortgage to Mortgagee, its successors and assigns, the real ent of even date herewith in the amount of \$ 20866, 70
Th	ther with interest as provided in the loan agr he property hereby mortgaged, and desc		ment date of NOVEMBER 15 , 2011 . provements and fixtures now attached together with easements, rights,
privile	eges, interests, rents and profits.		•
and h	essors and assigns, forever; and Mortgago have authority to convey the same, that the	ors hereby covenant that mort a title so conveyed is clear, fre	the privileges and appurtenances thereunto belonging unto mortgages, its tgagors are seized of good and perfect title to said property in fee simple se and unencumbered except as hereinafter appears and that mortgagors hatsoever except those prior encumbrances, if any, hereinafter shown.
this m	mortgage secures, then this mortgage shall	be null, void and of no further	
hazar loss-p loss o same shall i to be repair and r princip exerc waste	irds with an insurance company authorized payable clause in favor of Mortgagee as its claims on all such policies; to demand, receive toward either the restoration or repair of the not extend or postpone the due date of mile fully responsible for damage or loss resilirs and any other expenses incident to the not now existing may be created against cipal on account of any indebtedness which cise due diligence in the operation, manage e on the mortgaged premises, and to keep the state of the stat	sed to do business in the State interest may appear. Mortgatelive, and receipt for all proceible premises or the payment of conthly installments due undersulting from any cause whatso ownership of the mortgaged the property during the term the may be secured by a lien element and occupation of the mortgaged property in its process.	buildings and improvements thereon, fully insured at all times against all late of Indiana, acceptable to Mortgagee, which policy shall contain a agor hereby confers full power on Mortgagee to settle and compromise all eeds becoming payable thereunder; and, at Mortgagee's option, to apply of the note. Any application of such proceeds toward payment of the note the note. If Mortgagee elects to waive such insurance Mortgagors agree over. Mortgagors further agree: To pay all taxes, assessments, bills for property when due in order that no lien superior to that of this mortgage of this mortgage, and to pay, when due, all installments of interest and superior to the lien of this mortgage and existing on the date hereof. To nortgaged property and improvements thereon, and not to commit or allow present condition and repair, normal and ordinary depreciation excepted.
insura neces shall I payat the le	ance, and protect against prior liens, Monesary to pay such taxes, procure such ine be an additional obligation of Mortgager suble immediately by Mortgager upon notice	ortgages may at its option, but surance, or otherwise to protect ocured by this Mortgage. Units from Mortgages to Mortgage sighest rate permissible by app	his Mortgage, including, without limitation, covenants to pay taxes, procure up shall not be required to, disburse such sums and take such actions of Mortgages interest. Any amount disbursed by Mortgages hereunder pes Mortgagor and Mortgages agree otherwise, all such amounts shall be or, and may bear interest from the date of disbursement by Mortgages at plicable law. Nothing contained in this paragraph shall require Mortgages
install appoi stater part of dema entitle proce party addition force	Ilments when due, or if Mortgagors shall be inted, or should the mortgaged property of ments of Mortgagors herein contained be in of the same, then the whole amount here and, and shall be collectible in a suit at law ed to the immediate possession of the more sedings. Mortgagors shall pay all costs which the property of the execution of existence of the totaxable costs, and a reasonable fee	become bankrupt or insolvent or any part thereof be attache incorrect or if the Mortgagors reby secured shall, at Mortgay or by foreclosure of this mortgaged property with the rents ich may be incurred or paid by I this mortgage and in the ever for the search made and prepose and payments made to pre	secured or of any of the terms of this mortgage, or in the payment of any t, or make an assignment for the benefit of creditors, or have a receiver ed, levied upon or seized, or if any of the representations, warranties or shall abandon the mortgaged property, or sell or attempt to sell all or any ages's option, become immediately due and payable, without notice or rigage. In any case, regardless of such enforcement, Mortgagee shall be sell, issues, income and profits therefrom, with or without foreclosure or other Mortgagee in connection with any suit or proceeding to which it may be a not of foreclosure of this mortgage, Mortgagors will pay to the Mortgagee, in paration for such foreclosure, together with all other and further expenses event or remove the imposition of liens or claims against the property and in to be sold.
Un during any d rents, succe indeb rents, profits	nless prohibited under state law, as additions the continuance of this mortgage agreemed and the mortgage agreemed and the mortgage agreemed and the mortgage agreemed and the continuance of the mortgage agreement, is sues and profits as they become due as essors, etc., may either in person, by agent of the continuance of the continuan	onal security, Mortgagor hero ment to collect the rante, Isauc debtedness secured hereby o and payable. Upon any such c at, or by a receiver to be eppoint take possession of raid prope due and unpaid, and apply the	by gives to and confers upon Mortgages the right, power, and authority, as and profits of said property, reserving unto Mortgagor the right, prior to or in performance of any agreement hereunder, to collect and retain such default, intertages, upon giving written notification to the Mortgagor or his nited by a court, and without regard to the adequacy of any security for the party or any part thereof, in his own name, sue for or otherwise collect such as same, less allowable expenses of collection of such reals, issues and sault or notice of default hereunder or invalidate any act done pursuant to
rights shall Mortg All	s in the event of any other or subsequent d be construed to preclude it from the ex- gages may enforce any one or more remed	lefaults or breaches of covens ercise thereof at any time di dies hereunder successively of	er for defaults or breaches of covenant shall be construed in prejudice its ant, and no delay on the part of Mortgagee in exercising any of such rights uring the continuance of any such default or breach of governant, and or concurrently at its option. The several heirs, successors, executors, administrators and assigns of the
-	es hereto. ne plural as used in this instrument shall inc	dude the singular where application	able.
The	ne real property hereby mortgaged is locate	ed in LAKE	County, State of Indiana, and is described as
follow	ve: NEW KENSINGTON ADDITION LOT	yu m	NOWN AS 953 HOBART STREET, IN GARY, INDIANA.
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			Cooperation of the cooperation o
IN	I WITNESS WHEREOF Mortgagors hav● ex	xecuted this mortgage on the	CE PHIZ: 45
IN.	WITNESS WHEREOF Mortgagors have ex	xecuted this mortgage on the	CE PHIZ: 45
IN .	Jean Rende	xecuted this mortgage on the	CE PHIZ: 45
IN .	WITNESS WHEREOF Mortgagors have ex Jean Rendel JEAN RENDELL	MORTGAGOR ORIGINAL	day above shown. MORTGAGOR -(1)
, (Jean Rende	MORTGAGOR ORIGINAL BORROW	day above shown.

ACKNOWLEDGEMENT BY INDIVIDUAL OR PARTNERSHIP BORROWER

STATE OF INDIANA, COUNTY OF PORTER, 53.	
Before me, the undersigned, a notary public in and for said county and sta	ate, personally appearedJEAN_RENDELL
and acknowledged in the execution of the foregoing mortgage.	
IN WITNESS WHEREOF I have hereunto subscribed my name and affixe	od my official seal this 11 day of NOVEMBER . 1996
My Commission Expires:	DW. Z-U.
MARCH 14, 2000	PAUL W ZAKOWSKI, RESIDENT ST JOSEPH COUNTY
This instrument was prepared by PAUL ZAKOWSKT	NOTARY: PLEASE PRINT NAME AND COUNTY



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