LAKE COUNTY
FILED FOR RECORD

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MORRIS W. CARTER RECORDER

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REAL ESTATE MORTGAGE

This mortgage made on the	141H day of FEDR	JAKI		1997
between <u>LOUIS J. GARCIA</u> hereinafter referred to as MORTG	and and	TERA L. GARCIA A	/K/A TERA L. BRADDAM	
hereinafter referred to as MORTG	AGORS, and ASSOCIA	TES FINANCIAL	SERVICES COMPANY OF IN	DIANA, INC.
whose address is 429 W 81ST	SIREET MERRILLVI	LE IN		······································
4 46410	hereinafter referred to (IS MORTGAGEE.		
WITNESSETH: Mortgagors joi successors and assigns, the real pot even date herewith in the amount the loan agreement which has a file.	property hereinafter des	cribed as security	for the payment of a loa	n agreemen
The property hereby mortgage together with easements, rights, p			ovements and fixtures r	low attached
TO HAVE AND TO HOLD the thereunto belonging unto mortgage mortgagors are seized of good ar same, that the title so conveyed mortgagors will forever warrant an prior encumbrances, if any, herein	ee, its successors and perfect title to said portect title to said portect title to said portect of the same unto after shown.	assigns, forever; a property in fee simplencumbered exce o mortgagee agains	nd Mortgagors hereby cole and have authority to pt as hereinafter appears all claims whatsoever	covenant that o convey the ars and that except those
If mortgagors shall fully perform accordance with its terms, the oblin of no further force and effect.	gations which this mort	gage secures, then the proper	this mortgage shall be	nuli, yoid and
MORTGAGORS AGREE: To ke fully insured at all times against all Indiana, acceptable to Mortgagee interest may appear. Mortgager hon all such policies; to demand, Mortgagee's option, to apply samnote. Any application of such promonthly installments due under the fully responsible for damage or lot taxes, assessments, bills for repair when due in order that no lien supproperty during the term of this is account of any indebtedness which the date hereof. To exercise due property and improvements thereof the mortgaged property in its presentation.	I hazards with an insura, which policy shall corereby confers full powe receive, and receipt for toward either the rescheds toward payment is note. If Mortgages are sulting from any or and any other expenserior to that of this momortgage, and to pay, he may be secured by a sediligence in the open on, and not to commit cent condition and repair	ance company autritain a loss-payable on Mortgagee to a coration or repair of the note shall not elects to waive success incident to the tragge and not now when due, all installer superior to the ration, management allow waste on the ration, management and ordinary management and ordinary management allow waste on the ration, management allow waste on the ration, management allow waste on the ration, management allow waste on the ration.	crized to do business in a clause in favor of Mort settle and compromise a coming payable thereur in the premises or the part extend or postpone the hinsurance Mortgagors Mortgagors further agreewhership of the mortgage existing may be created lien of this mortgage and the mortgage and the mortgage and the mortgage of the mortgage and the mortgage of the mortgage and the mortgage of the mortgage	a the State of transport to the state of the state of the education of the education of t
If Mortgagor fails to perform the limitation, covenants to pay taxe option, but shall not be required procure such insurance, or other hereunder shall be an additional Mortgagee agree otherwise, all a Mortgagee to Mortgagor, and may rate stated in the note or the high shall require Mortgagee to incur as	to, disburse such sum wise to protect Mortgag obligation of Mortgag such amounts shall be bear interest from the hest rate permissible to the strate permissible to the strate permissible to the sum to the strate permissible to the strate permiss	gee's interest. All payable immediate of disbursement applicable law.	ctions necessary to pay ny amount disbursed b Mortgage. Unless Mi tely by Mortgagor upon ent by Mortgagee at the Nothing contained in th	v such taxes y Mortgaged ortgagor and notice from lesser of the
If default be made in the terms mortgage, or in the payment of ar or make an assignment for the property or any part thereof be a statements of Mortgagors herein property, or sell or attempt to sel Mortgagee's option, become immesuit at law or by foreclosure of this	ny installments when du benefit of creditors, or ttached, levied upon o contained be incorred all or any part of the ediately due and payabl	ie, or if Mortgagors have a receiver of seized, or if any seized, or if any seized arms, the Mortgasame, then the whe, without notice or	shall become bankrupt appointed, or should the of the representations, a gors shall abandon the ole amount hereby sect demand, and shall be c	or insolvent e mortgaged warranties o e mortgaged ured shall, a collectible in a
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entitled to the immediate possession of the mortgaged property with the rents, issues, income and profits therefrom, with or without foreclosure or other proceedings. Mortgagors shall pay all costs which may be incurred or paid by Mortgagee in connection with any suit or proceeding to which it may be a party by reason of the execution or existence of this mortgage and in the event of foreclosure of this mortgage, Mortgagors will pay to the Mortgagors in addition to tayable costs, and a reasonable for the search made and preparation for such the Mortgagee, in addition to taxable costs, and a reasonable fee for the search made and preparation for such foreclosure, together with all other and further expenses of foreclosure and sale, including expenses, fees and payments made to prevent or remove the imposition of liens or claims against the property and expenses of upkeep and repair made in order to place the same in a condition to be sold.

Unless prohibited under state law, as additional security, Mortgagor hereby gives to and confers upon Mortgagee the right, power, and authority, during the continuance of this mortgage agreement to collect the rents, issues, and profits of said property, reserving unto Mortgagor the right, prior to any default by Mortgagor in payment of any indebtedness secured hereby or in performance of any agreement hereunder, to collect and retain such rents, issues and profits as they become due and payable. Upon any such default, Mortgagee, upon giving written notification to the Mortgagor or his successors, etc., may either in person, by agent, or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said property or any part thereof, in his own name, sue for or otherwise collect such rents, issues and profits, including those past due and unpaid, and apply the same, less allowable expenses of collection of such rents, issues and profits, and the application thereof aforesald, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

No failure on the part of Mortgagee to exercise any of its rights hereunder for defaults or breaches of covenant shall be construed to prejudice its rights in the event of any other or subsequent defaults or breaches of covenant, and no delay on the part of Mortgagee in exercising any of such rights shall be construed to preclude it from the exercise thereof at any time during the continuance of any such default or breach of covenant, and Mortgagee may enforce any one or more remedies hereunder successively or concurrently at its option.

All rights and obligations hereunder shall extend to and be binding upon the several heirs, successors, executors, administrators and assigns of the parties hereto.

The plural as used in this instrument shall include the singular where applicable. The real property hereby mortgaged is located in County, State of Indiana, and is described as follows:
PART OF THE SOUTH HALF OF THE SOUTH H TOWNSHIP 36 NORTH, RANGE 8 WEST OF THE 2ND P.M., IN LAKE COUNTY, INDIANA, DESCRIBED AS FOLLOWS: COMMENCING AT THE CITY SURVEY MONUMENT AT THE CENTER OF SAID SECTION 33; THENCE WEST ON THE CENTER LEIN OF SAID SECTION 33 A DISTANCE OF 170 FEET TO THE PLACE OF BEGINNING; THENCE WEST 161, 34 FEET TO A POINT; THENCE SOUTH 180 FEET TO A POINT ON THE CENTER LINE OF SAID SECTION 33; THENCE EAST ON SAID CENTER LINE 161.32 FEET TO THE PLACE OF BEGINNING. IN WITNESS WHEREOF Mortgagors have executed this mortgage on the day above shown. ANA StratBradde TERA L. GARCIA A/K/A TERA L. BRADDAM MORTGAGO LOUIS J. GARCIA ACKNOWLEDGEMENT BY INDIVIDUAL OF PARTNERSHIP BORROWER LAKE STATE OF INDIANA, COUNTY OF Before me, the undersigned, a notary public in and for said county and state, personally appeared_ LOUIS J. GARCIA AND TERA L. GARCIA A/K/A TERA L. BRADDAM and acknowledged in the execution of the foregoing mortgage. IN WITNESS WHEREOF I have hereunto subscribed my name and affixed my official seal this 14TH day of FEBRUARY My Commission Expires: MARILYN M. HUBER, LAKE COUNTY 3-12-97 NOTARY: PLEASE PRINT NAME AND COUNTY LEEANN S. SUDIEKIS This instrument was prepared by ORIGINAL (1) BORROWER COPY (1) Return to:
ASSOCIATES
AIREV. 107 429 W SIST RETENTION COPY (1)

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Merrillville, IJOHO

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