

Notary Public

This mortgage =		1 4 h	No w	4-0	Allan Dala	. Dehames /	/
Norma C. Ro		wife OC		nt 1s	Allan Dale		
Financial Corp		TOTO	bereit	action reserved to as	s Blvd., Ha		
		witten did	20:20 to	UIXI.	S DIVO., D	LENGTO,	·····
offens, hereinster refe	Though the last	GAGEE.	nt is the	nronorti	, of		
		Docume				D Above and	
dred and no/10	On the section	he Lake C	ounty 1	Recorder!	total amounts in T	n thousand	
						Dollare (10,	
The property he made, profits, fixtures or	meby mortgaged,	and described below	w. includes all	tenements, easement	apputi kiaca:	rights, privileges,	interesta,
TO HAVE AND	TO HOLD the s	aid property hereing	fter described, v	with all the privileges	and appartenance	: thereunto belongi	ng unto me
enpie and have authoris	resigns, forever; or the	and mortgagors here same, that the title s	by convenget the conveyed is conveyed is conveyed in a	dat mortgagors are s dear, free and unenc	vized of good and pumbered except as	perfect title to said hereinafter appears	property is and that
agore will forever war: hown.	rant and defend t	the same unto mortgo	rgee against all	claims whatsoever	except those prior	encumbrances, if	any, berei
li mortgagera al	hall fully perform	all the terms and a	onditions of this	mortgage and shall	pay in full, in sea	ordance with its te	rms, the o
one which this mortgog	secures, then the	his mortgage shall be	null, void and	of no further force	and effect.		
<b>a honords with an i</b> nsu	trance company	the mortgaged prograthorized to do busi	iness in the Sta	te of ladiana, accept	able to Mortgages.	which policy shall	contain a
<b>eryable clause</b> in favor <b>neurance on said</b> proper	of Mortgagee as	its interest may appe	ear, and if Mort	gagors fail to do so.	they hereby gutho	rise Mortgagee to	insure or r
<b>ma to charge Mortgag</b> oi	rs with the premi	um thereon, or to ad	d such premiun	to Mortgagor's inde	btedness. If Mortga	gee elects to waive	such insu
<b>intig</b> agors agree to be a ended by Mortgagen to							
agors further agree: 🏗	pay all taxes, a	rasesaments, bills for	topairs and an	y other expenses inci	dent to the ownersh	ip of the martgar s	d property
see in order that no lien and to pay, when due, o	all histoliments of	f interest and princip	al on account c	any indebtedness w	hich may be secur	ed by a limit superi	or to the l
ds mortgage and existing the control of their behalf, and	ng on the date he	ereof. If Mortgagors	fail to make an	y of the foreyoung po	rymer's, they herel	by authorise Mortge	by To ex
we diligence in the oper	ration, managem	ent and occupation of	the mortgaged	property and improv	emen's thereon, on	d not to commit or	allow was
be mortgaged premises,  If default he ma		mortgaged property or conditions of the d	THE RESERVE OF THE PERSON NAMED IN				•
my installments when d	lue, or if Mortgag	ors shall become bar	nkrupt or insolv	ent, or make an and	gament for the bene	ofit of creditors, or	have a red
ppointed, or should the sents of Mortgagors ber							
the same, then the whall be collectible in a	ole amount hereb	by secured shall, at h	fortgagee's opti	on, become iz medi n	ely due and payal	le, without notice	or demand
ary be a party by reasonagee, in addition to tax locure, together with all reposition of liens or cla No failure on the	on of the executionable costs, a real to their and furth time against the part of Manga	on or existence of this isonable amount as a correct expenses of forect property and expense any corrects and correct and cor	s mortgages, an attorney's fees a losure and sals as of upkeep an of its rights here	d in the event of fore nd a reasonable fe. including expenses d repair made in ord sunder for defaults or	closure of this mort for the search ma- feet and payment or to place the same breaches of coven	ide and preparation to be and shall be constructed to the construction to be and shall be constructed to the	will pay to n for such t or remove se sold. ued to pre
say be a party by reason ages, in addition to tax iosure, together with all mposition of liens or cla. No failure on the rights in the event of lights shall be construed fortgages may enforce.  All rights and o	on of the execution of the costs, a real to other and furth time against the part of Mo. against the part of Mo. against the part of mo. any other or subtitude it from y one or more	on or existence of this isonable amount as a constant of forect or expenses of forect or expense and expense are to exercise any a consequent defaults or become the exercise there	s mortgages, an attorney's fees a closure and sale as of upkeep an of its rights here breaches of cover at any time a successively o	d in the event of fore and a reasonable fer including expenses a repair made in ordernates for defaults or enant, and no delay during the continual reconcurrently at its	closure of this mort for the search ma- fees and payment or to place the same breaches of cover on the part of Mo- nce of any such di option.	gage, Mortgagors vide and preparation to made to prevent in a condition to be antished by construction of the construction of	vill pay to n for such t or remov ne sold. ued to prej ng any of f covenant
say be a party by reason ages, in addition to tax locure, together with all mposition of liens or clar. No failure on the rights in the event of lights shall be construed fortgages may enforce.  All rights and one parties hereto.	on of the executionable costs, a real tother and furth time against the part of Manga any other or subt to preclude it frank one or more abligations hereur	on or existence of this isonable amount as a cer expenses of forect property and expense age to exercise any cosequent defaults or learning the exercise there is remedies hereunder	s mortgages, an attorney's fees a closure and sale is of upkeep an of its rights here breaches of covert at any time a successively ound be binding to	d in the event of fore and a reasonable few including expenses at repair made in order for defaults or enant, and no delay during the continuar concurrently at its upon the several heir	closure of this mort for the search ma- feed and payment or to place the same breaches of cover- on the part of Mo- nce of any such di option.	gage, Mortgagors vide and preparation is made to prevent in a condition to be anti-shall be constructed in exercisis efault or breach of the constructions, administrators	vill pay to n for such t or remov se sold. ued to pre- ing any of f covenant cand assis
say be a party by reason spee, in addition to tax locure, together with all mposition of liens or clar. No failure on the rights in the event of lights shall be construed fortgages may enforce.  All rights and one parties hereto.  The plural as a the real proper and is described as follows:	on of the execution of the execution of the execution of the execution of the control of the con	on or existence of this isonable amount as a control of the property and expense ages to exercise any control of the exercise there is remedies hereunded and shall extend to a ment shall include the aged is located in	mortgagee, an attorney's fees a closure and sale is of upkeep an of its rights here breaches of covert at any time a successively ound be binding the singular when the covert at any time of the covert	d in the event of fore and a reasonable few including expensed a repair made in order to defaults or enant, and no delay during the continuar concurrently at its appoint the everal heir reapplicable.  S marked and f a part of	closure of this mort for the search more feet and payments to place the same breaches of cover on the part of Monce of any such doption.  Lake	gage, Mortgagors vide and preparation is made to prevent in a condition to be antishall be constructed in exercisi efault or breach of the record acres of the record	vill pay to a for such t or remove sold. ued to pre- ing any of a covenant a and assist tate of Inc ded DI:
say be a party by reasonese, in addition to tax locure, together with all specific of liens or clar. No failure on the rights in the event of lights shall be construed fortgages may enforce.  All rights and one parties hereto.  The plural as until the real proper and is described as followed the participal Merical Plat record in Plat.	on of the executionable costs, a real costs, a real other and furth time against the part of Manga any other or subt to preclude it frany one or more obligations hereur ty hereby mortge tows: Lot nut ers Subdivirtheast quadian, in the Book 28, 1	on or existence of this isonable amount as a construction of the exercise any consequent defaults or leader shall extend to a ment shall include the repeated in leader of Section of London of Lond	mortgages, an attorney's fees a colosure and sale is of upkeep and its rights here breaches of cover at any time a successively ound be binding to singular when the singular	d in the event of fore and a reasonable few including expenses of repair made in order to defaults or enant, and no delay during the continuar concurrently at its appon the several heir re-applicable.  S marked and f a part of the county, Income of fice of the several error of the county, Income of the coun	closure of this mort for the search more feed and payment to place the same breaches of cover on the part of Monce of any such deption.  Lake  Lake  Laid down on the north 20 orth, Range diana, as the	gage, Mortgagors vide and preparation is made to prevent in a condition to be antished by construction of the construction of the construction of the country. Somethic country, somethic countr	vill pay to a for such t or remove se sold. ued to prej ag any of a covenant a and assign tate of Ind ded pla the eas the 2nd ars of
say be a party by reasonesse, in addition to tax locure, together with all specifics of liens or clar. No failure on the rights in the event of lights shall be construed lortgages may enforce.  All rights and one parties hereto.  The plural as until the real proper and is described as follows:  Principal Merical Plat	on of the executionable costs, a real costs, a real other and furth time against the part of Manga any other or subt to preclude it frany one or more obligations hereur ty hereby mortge tows: Lot nut ers Subdivirtheast quadian, in the Book 28, 1	on or existence of this isonable amount as a construction of the exercise any consequent defaults or leader shall extend to a ment shall include the repeated in leader of Section of London of Lond	mortgages, an attorney's fees a colosure and sale is of upkeep and its rights here breaches of cover at any time a successively ound be binding to singular when the singular	d in the event of fore and a reasonable few including expenses of repair made in order to defaults or enant, and no delay during the continuar concurrently at its appon the several heir re-applicable.  S marked and f a part of the county, Income of fice of the several error of the county, Income of the coun	closure of this mort for the search more feed and payment to place the same breaches of cover on the part of Monce of any such deption.  Lake  Lake  Laid down on the north 20 orth, Range diana, as the	gage, Mortgagors vide and preparation is made to prevent in a condition to be antished by construction of the construction of the construction of the country. Somethic country, somethic countr	vill pay to a for such t or remove se sold. ued to pre- ing any of a covenant a and assist the eas the 2ne ars of
cry be a party by reasones. In addition to tax lowers, together with all specific of liens or clar. No failure on the rights in the event of lights shall be construed fortgages may enforce.  All rights and one parties hereto.  The plural as until the real proper and is described as followed as followed by the control of the non-principal Merical proper and the non-principal merical prope	on of the executionable costs. a real costs. a real limber and furth time against the part of Ma. against the part of the preclude it from y one or more obligations hereur the hereby mortage was: Lot nutters Subdivirtheast quadian, in the Book 28, part of the improve	on or existence of this isonable amount as a complete amount as a complete expenses of forect property and expenses upon the exercise any complete exercise there is remedies hereunder ader shall extend to a ment shall include the aged is located in more forty-fine forty-fine Town of Located to the Town of Located the Edward of Located the Located	mortgages, an attorney's fees a colosure and sale is of upkeep and its rights herebreaches of covered at any time a successively ound be binding to singular where the singular where th	d in the event of fore and a reasonable few including expensed a repair made in order to defaults of enant, and no delay during the continual reconcurrently at its upon the several heir re-applicable.  s marked and for a part of the county, Incompany of the enant of the county, Incompany of the ers office of the county.	closure of this mort for the search more for the search more feed and payment or to place the same breaches of coven on the part of Monce of any such doption.  Lake  Lake  Lake  Laid down on the north 20 orth, Range diana, as the Lake C	gage, Mortgagors vide and preparation is made to prevent in a condition to be antished by construction of the construction of the construction of the country. Somethic country, somethic countr	vill pay to a for such t or remove se sold. ued to pre- ing any of a covenant a and assist the eas the 2ne ars of
say be a party by reasones, in addition to tax losure, together with all specifics of liens or clar. No failure on the rights in the event of lights shall be construed fortgages may enforce.  All rights and one parties hereto.  The plural as unthe real proper and is described as follows:  If Harding Meyer half of the not principal Merical record in Plat tegether with	on of the executionable costs. a real costs are and furth sims against the part of Ma. aga any other or subt to preclude it from y one or more obligations hereur ty hereby mortgo cows: Lot nures Subdivirtheast quadian, in the Book 28, particles improved the imp	on or existence of this isonable amount as a complete amount as a complete expenses of forect property and expenses upon the exercise any consequent defaults or learn the exercise there is remedies hereunder ader shall extend to a ment shall include the aged is located in more forty-ficiation, a subdict arter of Section 1 and 1	mortgages, an attorney's fees a colosure and sale is of upkeep and its rights herebreaches of covered at any time a successively ound be binding to singular where the singular where th	d in the event of fore and a reasonable fer. Including expenses of repair made in order for defaults or enant, and no delay during the continuar concurrently at its apon the several heir re-applicable.  S marked and f a part of the county, Inc. ers office of the day above shown in the day above sh	closure of this mort for the search more for the search more fees and payment or to place the same breaches of coven on the part of Monce of any such deption.  Lake  Lake  Lake  Lake  Lake  Lake  Lake  Lake  Crth, Range  Lake  Crthe Lake  Coven	gage. Mortgagors vide and preparation to made to prevent in a condition to be an exercise effort or breach of the record acres of the same appearance of the sam	vill pay to a for such t or remove se sold. ued to pre- ing any of a covenant a and assign tate of Inc ded pla the eas the 2ne ars of
say be a party by reasones, in addition to tax losure, together with all specifics of liens or clar. No failure on the rights in the event of lights shall be construed fortgages may enforce.  All rights and one parties hereto.  The plural as unthe real proper and is described as follows:  If Harding Meyer half of the not principal Merical record in Plat tegether with	on of the executionable costs. a real costs are and furth sims against the part of Ma. aga any other or subt to preclude it from y one or more obligations hereur ty hereby mortgo cows: Lot nures Subdivirtheast quadian, in the Book 28, particles improved the imp	on or existence of this isonable amount as a complete amount as a complete expenses of forect property and expenses upon the exercise any consequent defaults or learn the exercise there is remedies hereunder ader shall extend to a ment shall include the aged is located in more forty-ficiation, a subdict arter of Section 1 and 1	mortgages, an attorney's fees a colosure and sale is of upkeep and its rights herebreaches of covered at any time a successively ound be binding to singular where the singular where th	d in the event of fore and a reasonable fer. Including expenses of repair made in order for defaults or enant, and no delay during the continuar concurrently at its apon the several heir re-applicable.  S marked and f a part of the county, Inc. ers office of the day above shown in the day above sh	closure of this mort for the search more for the search more fees and payment or to place the same breaches of coven on the part of Monce of any such deption.  Lake  Lake  Lake  Lake  Lake  Lake  Lake  Lake  Crth, Range  Lake  Crthe Lake  Coven	gage. Mortgagors vide and preparation to made to prevent in a condition to be an exercise effort or breach of the record acres of the same appearance of the sam	vill pay to a for such t or remove to sold. used to pre- ing any of a covenant and assign the eas the 2nd ars of der
say be a party by reason sees, in addition to tax sees, in addition to tax sees, in addition to tax sees, in addition or clar with all mperition of liens or clar who failure on the rights in the event of lights shall be construed fortgages may enforce.  All rights and one parties hereto.  The plural as we have real proper and is described as follows:  All rights and one parties hereto.  The plural as we have real proper and is described as follows:  Principal Merical record in Plat tegether with	on of the executionable costs. a real mable costs. a real lother and furth time against the part of Ma. against the preclude it from one or more obligations hereur the hereby mortage was: Lot nutters Subdivirtheast quadian, in the Book 28, part of the improve	on or existence of this isonable amount as a complete amount as a complete expenses of forect property and expenses upon the exercise any complete exercise there is remedies hereunder and extend to a ment shall include the aged is located in more forty-filliation, a subdirater of Section 1 and	mortgages, an attorney's fees a colosure and sale is of upkeep and its rights herebreaches of covered at any time a successively ound be binding to singular where the singular where th	d in the event of fore and a reasonable fer. Including expenses of repair made in order for defaults or enant, and no delay during the continuar concurrently at its apon the several heir re-applicable.  S marked and f a part of the county, Inc. ers office of the day above shown in the day above sh	closure of this mort for the search more for the search more fees and payment or to place the same threaches of coven on the part of Monce of any such doption.  Lake  Lake  Lake  Lake  Lake  Lake  Lake  Lake  Lake  Corth, Range	gage. Mortgagors wide and preparation to made to prevent in a condition to be an exercise effect or breach of the record acres of the same appearance of the sam	vill pay to a for such t or remove se sold. used to prej ag any of a covenant a and assign tate of Ind ded pla the east
say be a party by reason sees, in addition to tax sees, in addition to tax sees, in addition to tax sees, in addition or clar with all mperition of liens or clar who failure on the rights in the event of lights shall be construed fortgages may enforce.  All rights and one parties hereto.  The plural as we have real proper and is described as follows:  All rights and one parties hereto.  The plural as we have real proper and is described as follows:  Principal Merical record in Plat tegether with	on of the executionable costs, a real costs, and any other or subject to preclude it from y one or more cobligations hereur the hereby mortage costs. Lot nutters Subdivirtheast quadian, in the Book 28, a cost and the improve the improversal costs and in the improve the improve the improve the improve the improve the improve the improversal costs and in the improve the improve the improvement of the improvement of the improversal costs and in the improvement of the impr	on or existence of this isonable amount as a complete amount as a complete expenses of forest property and expenses are to exercise any a complete exercise there is remedies hereunder and extend to a ment shall include the aged is located in more forty-fiction, a subdictor of Section Town of Located in the Town of Located in the exercise there are the exercise there are the exercise there are a subdictor of Section 1.	mortgages, an attorney's fees a colosure and sale is of upkeep and its rights herebreaches of covered at any time a successively ound be binding to singular where the singular where th	d in the event of fore and a reasonable few including expensed a repair made in order for defaults or enant, and no delay during the continuar concurrently at its apon the several heir re-applicable.  S marked and f a part of the county, Income of fice of the county, Income of the coun	closure of this mort for the search more for the search more fees and payment or to place the same breaches of coven on the part of Monce of any such doption.  Lake  Lake  Lake  Lake  Lake  Lake  Lake  Lake  Lake  Crth, Range  di ana, as the the Lake Crth  Cream  Color Roberts  Color Roberts  Color Roberts  Color Roberts	gage. Mortgagors wide and preparation to made to prevent in a condition to be an exercise effect or breach of the record acres of the same appearance of the sam	vill pay to n for such t or remove to sold. used to prej ng any of t covenant and assign tate of Ind ded pla the 2nd ars of der ars of
say be a party by reason sees, in addition to tax sees, in addition to tax sees, in addition to tax sees, in addition or clar with all mperition of liens or clar who failure on the rights in the event of lights shall be construed fortgages may enforce.  All rights and one parties hereto.  The plural as we have real proper and is described as follows:  All rights and one parties hereto.  The plural as we have real proper and is described as follows:  Principal Merical record in Plat tegether with	on of the executionable costs, a real costs, and any other or subject to preclude it from y one or more cobligations hereur the hereby mortage costs. Lot nutters Subdivirtheast quadian, in the Book 28, a cost and the improve the improversal costs and in the improve the improve the improve the improve the improve the improve the improversal costs and in the improve the improve the improvement of the improvement of the improversal costs and in the improvement of the impr	on or existence of this isonable amount as a complete amount as a complete expenses of forect property and expenses upon the exercise any complete exercise there is remedies hereunder and extend to a ment shall include the aged is located in more forty-filliation, a subdirater of Section 1 and	mortgages, an attorney's fees a colosure and sale is of upkeep and its rights herebreaches of covered at any time a successively ound be binding to singular where the singular where th	d in the event of fore and a reasonable few including expensed a repair made in order for defaults or enant, and no delay during the continuar concurrently at its apon the several heir re-applicable.  S marked and f a part of the county, Income of fice of the county, Income of the coun	closure of this mort for the search more for the search more fees and payment or to place the same threaches of coven on the part of Monce of any such doption.  Lake  Lake  Lake  Lake  Lake  Lake  Lake  Lake  Lake  Corth, Range	gage. Mortgagors wide and preparation to made to prevent in a condition to be an exercise effect or breach of the record acres of the same appearance of the sam	vill pay to n for such t or remove to sold. used to prej ng any of t covenant and assign tate of Ind ded pla the 2nd ars of der ars of
say be a party by reason sees, in addition to tax sees, in addition to tax sees, in addition to tax sees, in addition or clar with all mperition of liens or clar who failure on the rights in the event of lights shall be construed fortgages may enforce.  All rights and one parties hereto.  The plural as we have real proper and is described as follows:  All rights and one parties hereto.  The plural as we have real proper and is described as follows:  Principal Merical record in Plat tegether with	on of the executionable costs. a real costs and furth costs and costs an	on or existence of this isonable amount as a complete amount as a complete expenses of forect property and expense upon the exercise any complete exercise there is remedies hereunder and extend to a ment shall include the aged is located in more forty-ficiation, a subdict arter of Section 1 and 1 an	mortgages, an attorney's fees a colosure and sale is of upkeep and its rights herebreaches of covered at any time a successively ound be binding to singular where the singular where th	d in the event of fore and a reasonable few including expensed a repair made in order for defaults or enant, and no delay during the continuar concurrently at its apon the several heir re-applicable.  S marked and f a part of the county, Income of fice of the county, Income of the coun	closure of this mort for the search more for the search more fees and payment or to place the same breaches of coven on the part of Monce of any such doption.  Lake  Lake  Lake  Lake  Lake  Lake  Lake  Lake  Lake  Crth, Range  di ana, as the the Lake Crth  Cream  Color Roberts  Color Roberts  Color Roberts  Color Roberts	gage. Mortgagors wide and preparation to made to prevent in a condition to be an exercise effect or breach of the record acres of the same appearance of the sam	vill pay to n for such t or remove to sold. used to prej ng any of t covenant and assign tate of Ind ded pla the 2nd ars of der ars of
say be a party by reasonese, in addition to tax specification of liens or clar . No failure on the rights in the event of lights shall be construed fortgages may enforce.  All rights and one parties hereto.  The plural as unthe real proper and is described as follows:  All rights and one parties hereto.  The plural as unthe real proper and is described as follows:  Principal Merical record in Plat tegether with	on of the executionable costs. a real costs and furth costs and co	on or existence of this isonable amount as a complete amount as a complete expenses of forest property and expenses are to exercise any a complete exercise there is remedies hereunder and extend to a ment shall include the aged is located in more forty-fiction, a subdictor of Section Town of Located in the Town of Located in the exercise there are the exercise there are the exercise there are a subdictor of Section 1.	mortgages, an attorney's fees a colosure and sale is of upkeep and its rights herebreaches of covered at any time a successively ound be binding to singular where the singular where th	d in the event of fore and a reasonable few including expensed a repair made in order for defaults or enant, and no delay during the continuar concurrently at its apon the several heir re-applicable.  S marked and f a part of the county, Income of fice of the county, Income of the coun	closure of this mort for the search more for the search more fees and payment or to place the same breaches of coven on the part of Monce of any such doption.  Lake  Lake  Lake  Lake  Lake  Lake  Lake  Lake  Lake  Crth, Range  di ana, as the the Lake Crth  Cream  Color Roberts  Color Roberts  Color Roberts  Color Roberts	gage. Mortgagors wide and preparation to made to prevent in a condition to be an exercise effect or breach of the record acres of the same appearance of the sam	vill pay to a for such t or remove to sold. used to prej ag any of t covenant and assig tate of Ind ded pla the 2nd ars of der
say be a party by reasonese, in addition to tax specification of liens or clar . No failure on the rights in the event of lights shall be construed fortgages may enforce.  All rights and one parties hereto.  The plural as unthe real proper and is described as follows:  All rights and one parties hereto.  The plural as unthe real proper and is described as follows:  Principal Merical record in Plat tegether with	on of the executionable costs. a real costs and furth costs and co	on or existence of this isonable amount as a complete amount as a complete expenses of forect property and expenses upon the exercise any complete exercise there is remedies hereunder and extend to a ment shall include the aged is located in more forty-fiction, a subdiction, a subdiction, a subdiction, a subdiction of Located in page 63, in the age 63.	mortgages, an attorney's fees a colosure and sale is of upkeep and its rights herebreaches of covered at any time a successively ound be binding to singular where the singular where th	d in the event of fore and a reasonable few including expensed a repair made in order for defaults or enant, and no delay during the continuar concurrently at its apon the several heir re-applicable.  S marked and f a part of the county, Income of fice of the county, Income of the coun	closure of this mort for the search more for the search more fees and payment or to place the same breaches of coven on the part of Monce of any such doption.  Lake  Lake  Lake  Lake  Lake  Lake  Lake  Lake  Lake  Crth, Range  di ana, as the the Lake Crth  Cream  Color Roberts  Color Roberts  Color Roberts  Color Roberts	gage. Mortgagors wide and preparation to made to prevent in a condition to be an exercise effect or breach of the record acres of the same appearance of the sam	vill pay to n for such t or remove to sold. used to prej ng any of t covenant and assign tate of Ind ded pla the 2nd ars of der ars of
say be a party by reasones, in addition to tax losure, together with all specifics of liens or clar. No failure on the rights in the event of lights shall be construed fortgages may enforce.  All rights and one parties hereto.  The plural as unthe real proper and is described as follows:  If Harding Meyer half of the not principal Merical record in Plat tegether with	on of the executionable costs. a real able costs. a real lother and furth time against the part of Ma. against the part of the preclude it from y one or more shilipations hereur the hereby mortage was: Lot nurely hereby mortage was: Lot nurely hereby mortage and in the improve the	on or existence of this isonable amount as a complete amount as a complete expenses of forect property and expenses any complete to exercise any complete exercise there is remedies hereunder and extend to a ment shall include the aged is located in more forty-ficiation, a subdiction, a subdiction, a subdiction of Located in page 63, in the exercise there is a subdiction of the Town of Located in the exercise there is a subdiction of the exercise and	mortgages, an attorney's fees a colosure and sale is of upkeep and its rights herebreaches of covered at any time a successively ound be binding to singular where the singular where th	d in the event of fore and a reasonable few including expensed a repair made in order for defaults or enant, and no delay during the continuar concurrently at its apon the several heir re-applicable.  S marked and f a part of the county, Income of fice of the county, Income of the coun	closure of this mort for the search more for the search more fees and payment or to place the same breaches of coven on the part of Monce of any such doption.  Lake  Lake  Lake  Lake  Lake  Lake  Lake  Lake  Lake  Crth, Range  di ana, as the the Lake Crth  Cream  Color Roberts  Color Roberts  Color Roberts  Color Roberts	gage. Mortgagors wide and preparation to made to prevent in a condition to be an exercise effect or breach of the record acres of the same appearance of the sam	vill pay to n for such t or remove to sold. used to prej ng any of t covenant and assign tate of Ind ded pla the 2nd ars of der ars of

My Commission Expires:

2-9-70

This instrument was prepared by 607602 REV. 12-67