mi	X Indiana	****	accomment /u .					
TH	s indento	77.2.2.1.2	oh W. Haug	er and Dori	s B. Hauger	Husband an	nd Wife	
morigage	and warran			(Insert Name	s of Purchasers)		e following described	real est
	Lake		County, i	n the State of	Indiana, to-wit			
	Lot 35 an in South	d the Ea	sts 12.5 cf	eetneintots in the Cit	36 in Block y of Gary,	erty some	COMPLEMMS > 40 SURVY FOR RECORD	
	per plat	thereof,	, recorded	UKA RLAUBA	tow 7 page 1 County, In	mer!		
					y, Indiana	HAR I	18 9 os AH 370	
						AND	REW J. MICENKO	
	·						RECORDER	• •
						e of even date he	erewith, the terms of	which
				pal amount of	III		Dollars, exec	
				Al Reserve		erest precomput	ed and included ther	ein and
dortgagor	s expressly	agree to pay	y the sum of	money above s	ecurad			
							rty, to keep the improv	
ire and otl	her hazards, c	asualties, an	d contingencies	s, in such amour	its and for such ;	eriod as may be re	by the mortgagee, age equired by the mortgag	ee, in in:
o carry st	andard mortga	age clauses i	in favor of mo	rtgage <mark>e herein a</mark>	nd to be held and	kept by said mort	s mortgage, said insur tgagee herein as so muc	ch additio
ecome due	and payable.	Upon failur	e or refusal of	the mortgagor	herein to provide	and furnish said	t said premises as the insurance to mortgage	e herein
axes and a	ssessments, a	nd agrees th	at the sum or	sums of money	advanced for suc	nurpose shall be	said insurance and/or come a part of the deb	t hereby
he money	advanced for	auch purpose	e shall become	a part of the de	bt hereby secured	and shall draw a l	or against said real est like interest; that upon	the paym
							o pay any taxes or ass option, other clauses her	
						· · · · · · · · · · · · · · · · · · ·	, and to proceed with to of the covenants or con	
		art of the de	bt secured here					
with the co		tion, declare	the entire debi		= -	all remain unpaid	for thirty days after mithout notice or demand	
	llection thereo	of either by f	oreclosure of t	t secured hereby his mortgage or	to be due and pay otherwise; provid	all remain unpaid able forthwith, wi ed, however, that t		and proc rtgagee to
xercise sal luent defau	llection thereo d option shall alt, and nothin	of either by for not be considered but a writer	foreclosure of t trued as a wait tten contract of	t secured hereby his mortgage or ver thereof and s f the mortgagee	to be due and pay otherwise; provid hail not preclude shall be a waive	all remain unpaid able forthwith, wi ed, however, that t said mortgagee fr	thout notice or demand he omission of said mor rom exercising same for ny notice which might	and proc rtgagee to r any sub
xercise sai quent defau y and und T IS FUR?	llection thereod option shall alt, and nothin er the terms	of either by for not be considered by the write hereof is hereof is hereof is hereof by generally	foreclosure of to trued as a wait ten contract or reby expressly that the morte	t secured hereby his mortgage or ver thereof and s f the mortgagee waived by and gagee may at its	to be due and pay otherwise; provid hall not preclude shall be a waiver on the part of the election, advance	all remain unpaid rable forthwith, wi ed, however, that t said mortgagee frof said option. A e mortgagor herein and pay any sum	thout notice or demand the omission of said moreon exercising same for my notice which might n. of money that in its ju	and proceedings of the requirement and substitution of the requirement and the require
xercise sai quent defau y and und T IS FUR? e necessar age, and a	dection thereod option shall alt, and nothing of the terms THER AGREE to perfect the ny and all sur	of either by for not be considered by the write hereof is he ED generally the title of sains of money	Coreciosure of to trued as a waive ten contract or reby expressly that the mortgaded post and advanced as	t secured hereby his mortgage or ver thereof and s f the mortgagee waived by and gagee may at its bremises in said a nd paid shall be	to be due and pay otherwise; provid half not preclude shall be a waiver on the part of the election, advance nortgagor or to prand they are here	all remain unpaid able forthwith, wi ed, however, that to said mortgagee from of said option. As e mortgagor herein and pay any sum reserve the security by made a part of	thout notice or demand the omission of said moreon exercising same for my notice which might n. of money that in its juy intended to be given by the mortgage debt and	and processing and pr
xercise sai quent defau y and und T IS FUR? e necessar; age, and a: like inter o any pers	d option thereod option shall alt, and nothing the terms THER AGREE y to perfect the ny and all surest, and may on or persons	of either by for not be considered a write hereof is he ED generally the title of saints of money at any time then under	foreclosure of the trued as a waite ten contract or reby expressly that the mortgaded properties of advanced are or times in subligation to properties.	t secured hereby his mortgage or ver thereof and s f the mortgagee waived by and gagee may at its remises in said mad paid shall be accession, without ay such indebted	to be due and pay otherwise; provid hall not preclude shall be a waiver on the part of the election, advance nortgagor or to pro- and they are here t notice, extend the	all remain unpaid table forthwith, wi ed, however, that to said mortgagee from of said option. At mortgager herein and pay any summers the security made a part of the time of payment by the lien hereby	thout notice or demand the omission of said more com exercising same for my notice which might n. of money that in its juy y intended to be given by the mortgage debt and t of the indebtedness he created, upon such term	and proceedings and proceedings and proceedings and seed of the se
xercise sai uent defau y and und T IS FUR? e necessar; age, and a: like inter- o any pers- greed upor ecured and	direction thereof doption shall alt, and nothin er the terms THER AGREE y to perfect the ny and all surest, and may on or persons a by the mort is mortgagee's	of either by for not be considered a write hereof is hereof is hereof is hereof is hereof is hereof is all money at any time then under aggee and the collection characteristics.	coreciosure of t trued as a wait tten contract of reby expressly that the mortg id mortgaged p so advanced as or times in su obligation to pa ne party reques	t secured hereby his mortgage or ver thereof and so f the mortgagee waived by and gagee may at its premises in said and paid shall be accession, without ay such indebted sting the extensioney fees without	to be due and pay otherwise; provid hall not preclude shall be a waiver on the part of the election, advance nortgagor or to pread they are here at notice, extend the ness, or affected on. The mortgagor relief from value	all remain unpaid table forthwith, wi ed, however, that to said mortgagee from of said option. At the mortgagor herein and pay any summers the security made a part of the time of payment by the lien hereby or expressly agrees atton and appraise	thout notice or demand the omission of said more of said more of said more of the notice which might n. of money that in its jury intended to be given by the mortgage debt and tof the indebtedness he created, upon such terms to pay the sums of the ment laws.	and proceedings are proceeding
xercise sailuent defauly and und T IS FURTE e necessar; age, and all like interso any persecured and fORTGAGG um of mon	d option thereod option shall alt, and nothin er the terms THER AGREE y to perfect the ny and all surest, and may on or persons a by the mort mortgagee's OR FURTHER acy equal to the	of either by for not be considered a write hereof is hereof is hereof is hereof is hereof is described by the consecution of the collection of the collectio	coreciosure of t trued as a wait tten contract of reby expressly that the mortg id mortgaged p so advanced as or times in su obligation to pa ne party request arge and attor in the event of	t secured hereby his mortgage or ver thereof and so the mortgage waived by and gagee may at its remises in said rand paid shall be accession, without ay such indebted sting the extensioney fees without foreclosure and of said premises	to be due and pay otherwise; provid hall not preclude shall be a waiver on the part of the election, advance nortgagor or to pand they are here thotice, extend the ness, or affected on. The mortgagor relief from valuate of the premission of the premission of the premission.	all remain unpaid table forthwith, wi ed, however, that to said mortgagee from of said option. At the mortgagor herein and pay any summers the security by made a part of the time of payment of the time of payment of the time of payment of the time and appraise ation and appraise times mortgaged, the	thout notice or demand the omission of said more rom exercising same for my notice which might n. of money that in its juy intended to be given by the mortgage debt and tof the indebtedness he created, upon such terms of a to pay the sums of a	and proceedings are proceeding
xercise saiduent defaulty and und T IS FURTE e necessaringe, and allike interformed and greed upon ecured and fORTGAGG um of monfisale unle	dection thereof doption shall alt, and nothin er the terms THER AGREE by to perfect the ny and all surest, and may on or persons a by the mort mortgagee's OR FURTHER as redemption	of either by for not be considered a write hereof is not title of sains of money at any time then under orgages and the collection characteristic reasonable is shall be made	coreciosure of the trued as a waited as a warrant at the mortgaged personal as a warrant at the mortgaged personal as a warrant at the event of the event of the exertal value of the as provided	t secured hereby his mortgage or ver thereof and so the mortgagee waived by and gagee may at its remises in said and paid shall be accession, without ay such indebted sting the extensioney fees without foreclosure and of said premises by law.	to be due and pay otherwise; provid half not preclude shalf be a waiver on the part of the election, advance nortgagor or to prand they are here to notice, extend the ness, or affected on. The mortgagor relief from valuate of the premduring his occupant.	all remain unpaid able forthwith, wi ed, however, that t said mortgagee from of said option. As emortgagor herein and pay any sum reserve the security by made a part of the time of payment by the lien hereby or expressly agrees ation and appraise ises mortgaged, the ancy of the same a	thout notice or demand the omission of said more rom exercising same for my notice which might n. of money that in its jury intended to be given by the mortgage debt and tof the indebtedness he created, upon such terms to pay the sums of rement laws.	and proceedings of any subsection of this median shall directly secured as may money ab
wereise saiduent defaulty and und und und und und und und und und u	d option thereod option shall alt, and nothin er the terms THER AGREE y to perfect the ny and all surest, and may on or persons a by the mort mortgagee's OR FURTHER AGREE ey equal to the ss redemption THER AGREE n, or is at an	of either by for not be considered as write title of saints of money at any time then under aggee and the collection characteristics of the materials of the collection characteristics and the collection characteristics are collected as a collection characteristics.	coreciosure of the trued as a waited as a provided as a waited as	t secured hereby his mortgage or ver thereof and so f the mortgagee waived by and gagee may at its premises in said in a paid shall be accession, without ay such indebted sting the extensioney fees without foreclosure and of said premises by law. herein shall be rend said mortga	to be due and pay otherwise; provid half not preclude shall be a waiver on the part of the election, advance nortgagor or to prand they are here to notice, extend the ness, or affected on. The mortgagor relief from valuate of the premiduring his occupant and a party to an ge and its interesting to a party to an ge and its interesting the provided and a party to an ge and its interesting the state of the premiduring his occupant.	all remain unpaid able forthwith, wi ed, however, that the said mortgagee from of said option. As emortgagor herein and pay any summer the security of the security of the lien hereby or expressly agrees ation and appraise is sea mortgaged, the same and suit filed in any stin and to said	thout notice or demand the omission of said more rom exercising same for my notice which might n. of money that in its jury intended to be given he to the indebtedness he created, upon such terms to pay the sums of mement laws. Let he will pay to the after the issuance of the intended to the intended to be given he created.	and processing and pr
xercise saiduent defauly and und y and und T IS FUR? e necessar; age, and a like interco any persecured upon ecured and fORTGAGO um of mond sale unle T IS FUR? ageo hereinortgage, the efending in the property of the sale under the	dection thereod option shall alt, and nothin er the terms THER AGREE by to perfect the ny and all surest, and may on or persons a by the mort mortgagee's OR FURTHER EY equal to the ss redemption THER AGREE n, or is at an he mortgagor ts interest in	of either by for not be considered by the write hereof is more at any time then under the under the collection characteristics of the reasonable is hereof that in constitution is the collection characteristics and the matter in the collection characteristics and the matter in the collection characteristics and the collection characteristics are reasonable as a collection characteristics.	coreciosure of the trued as a waited as a wapperson and a wanted as a wanted as a provided as a provided as a provided as a wanted as a wanted as a wall of the mortgage and a wall of the mortgage and a wall of the mortgage and a wall of the wall	t secured hereby his mortgage or ver thereof and so the mortgagee waived by and gagee may at its remises in said rand paid shall be accession, without ay such indebted sting the extensioney fees without foreclosure and of said premises by law. herein shall be rend said mortgagee all expense if said mortgage,	to be due and pay otherwise; provid half not preclude shalf be a waiver on the part of the election, advance nortgagor or to prand they are here to notice, extend the ness, or affected on. The mortgagor relief from valuate of the premiduring his occupant and a party to an ge and its interencurred by said in protecting the	all remain unpaid able forthwith, wi ed, however, that the said mortgagee for of said option. As emortgagor herein and pay any summers are time of payment by the lien hereby or expressly agrees ation and appraise is ses mortgaged, the lien here and the same and summer and the same and summer and the said mortgagee, including lien thereof, or in	thout notice or demand the omission of said more rom exercising same for any notice which might in. of money that in its jury intended to be given he to the indebtedness he created, upon such terms to pay the sums of rement laws. The will pay to the after the issuance of the property under the tens a reasonable attorned a protecting itself in said.	and proceeding and proceeding and proceeding and proceeding and a second a second and a second a
xercise saident defauly and und y and und Y and und T IS FURT age, and allike intercompered upon ecured and fORTGAGO um of monf sale unle T IS FURT ageo hereinortgage, the fending in THE COVER ors, succes	d option thereod option shall alt, and nothin er the terms THER AGREE y to perfect the ny and all surest, and may on or persons a by the mort mortgagee's OR FURTHER AGREE n, or is at an he mortgagor ts interest in NANTS herein sors, and assigned.	of either by for not be considered a write hereof is money at any time then under a gages and the collection characteristic collection characteristic collection characteristic collection characteristic collection characteristic collection characteristic contained in contained in contained in gas of the propert in contained	coreciosure of the trued as a waited as a provided as a	t secured hereby his mortgage or ver thereof and so the mortgagee waived by and gagee may at its remises in said and paid shall be accession, without ay such indebted sting the extensioney fees without foreclosure and of said premises by law. herein shall be a end said mortgagee all expense it said mortgage, the benefits and Whenever used, to were ver used, to we were ver used, to were ver used, to we were very very very very very very very v	to be due and pay otherwise; provid half not preclude shalf be a waiver on the part of the election, advance nortgagor or to prand they are here to notice, extend the ness, or affected from valuate of the premium his occupant of the premium his occupant and a party to a ge and its interencurred by said in protecting the advantages shalf he singular numbers.	all remain unpaid able forthwith, wi ed, however, that the said mortgagee from of said option. As emortgagor herein and pay any summers are the security by made a part of the time of payment by the lien hereby or expressly agrees ation and appraise is ses mortgaged, the increase of the same and specific in and to said mortgagee, including lien thereof, or in inure to, the respect of the same and include t	thout notice or demand the omission of said more of said more of said more of said more of more which might in. of money that in its jury intended to be given by the mortgage debt and tof the indebtedness he created, upon such terms to pay the sums of mement laws. In the will pay to the after the issuance of the property under the teng a reasonable attorned a protecting itself in said ective heirs, executors, the plural, the plural to the said the plural to the said the plural the plural to the said the plural the plural to the said the plural the plural the said the said the said the plural the plural the said the said the said the plural the plural the said t	and proceeding and proceeding and proceeding and proceeding and an interest an interest and an interest and an interest and an interest and an
xercise saident defauly and und y and und Y and und T IS FURT age, and allike intercompered upon ecured and fORTGAGO um of monf sale unle T IS FURT ageo hereinortgage, the fending in THE COVER SUCCES and the use	d option thereod option shall alt, and nothin er the terms THER AGREE y to perfect the ny and all surest, and may on or persons a by the mort mortgagee's OR FURTHER AGREE n, or is at an he mortgagor ts interest in NANTS herein sors, and assist of any gend	of either by for not be considered in the considered is here of is here of is here of its here of its here of its here of said any time then under of gages and the collection characteristic contains and propertic contained signs of the pages of the pag	coreciosure of the trued as a waite trued as a waite trued as a waite tree contract of reby expressly that the mortgaged pool of times in subligation to properly request arge and attorn the event of exercial value of the mortgage and the mortgage of upon to define the mortgage of the m	t secured hereby his mortgage or ver thereof and so the mortgagee waived by and gagee may at its remises in said and paid shall be accession, without ay such indebted sting the extensioney fees without foreclosure and of said premises by law. herein shall be a end said mortgagee all expense it said mortgage, the benefits and Whenever used, to were ver used, to we were ver used, to were ver used, to we were very very very very very very very v	to be due and pay otherwise; provid half not preclude shall be a waiver on the part of the election, advance nortgagor or to prand they are here to notice, extend the ness, or affected from valuate of the premduring his occupantage and its interencurred by said in protecting the advantages shall he singular number of the parties her	all remain unpaid able forthwith, wi ed, however, that the said mortgagee from of said option. As emortgagor herein and pay any summers are the security by made a part of the time of payment by the lien hereby or expressly agrees ation and appraise is ses mortgaged, the increase of the same and specific in and to said mortgagee, including lien thereof, or in inure to, the respect of the same and include t	thout notice or demand the omission of said more rom exercising same for my notice which might in. of money that in its jury intended to be given by the mortgage debt and tof the indebtedness he created, upon such terms to pay the sums of mement laws. In the will pay to the after the issuance of the property under the teng a reasonable attorned protecting itself in said ective heirs, executors,	and proceeding and proceeding and proceeding and proceeding and an interest an interest and an interest and an interest and an interest and an
xercise saident defauly and und and und and and aire interests and aire interests and aire and and fortgage and fortgage, the covered and are	d option thereod option shall alt, and nothin er the terms THER AGREE by to perfect the ny and all surest, and may on or persons a by the mort mortgagee's OR FURTHER AGREE in, or is at an he mortgagor ts interest in NANTS herein sors, and assist of any gend original record	of either by for not be considered in the considered in the ED generally notified from the constant any time than under a gage and the collection characteristic from the contained signs of the particle co	coreciosure of the trued as a waite ten contract of reby expressly that the mortgaged period of the contract o	t secured hereby his mortgage or ver thereof and so the mortgagee waived by and gagee may at its remises in said rand paid shall be accession, without ay such indebted sting the extensioney fees without foreclosure and of said premises by law. herein shall be rend said mortgagee all expense it said mortgage, the benefits and Whenever used, its. The interests in herein described	to be due and pay otherwise; provid half not preclude shalf be a waiver on the part of the election, advance mortgagor or to prand they are here at notice, extend the ness, or affected on. The mortgagor relief from valuate of the premduring his occupanded a party to an ge and its interencurred by said in protecting the advantages shalf he singular numbof the parties here.	all remain unpaid able forthwith, wi ed, however, that the said mortgage for of said option. As emortgagor herein and pay any summers were the security by made a part of the time of payment by the lien hereby or expressly agrees ation and appraise is ses mortgaged, the mortgaged, the control of the same and the said mortgage, including the thereof, or in inure to, the respect shall include the ein is subject to all	thout notice or demand the omission of said more room exercising same for any notice which might in. of money that in its jury intended to be given he to the indebtedness he created, upon such terms to pay the sums of rement laws. In the will pay to the after the issuance of the property under the teng a reasonable attorned protecting itself in said ective heirs, executors, the plural, the plural the covenants, easements	and procestgages to rany subsections and rest to require the requirement of the rest of th
xercise sailuent defauly and und y and und T IS FURT e necessar; age, and at like interso any personated upon ecured and fORTGAGO um of monf sale unle T IS FURT ageo hereinortgage, the fending in THE COVETORS, successions in the IN T	d option thereod option shall alt, and nothin er the terms THER AGREE y to perfect the ny and all surest, and may on or persons by the mort mortgagee's OR FURTHER agreed to the same redemption THER AGREE n, or is at an he mortgagor ts interest in NANTS herein sors, and assist of any gend original reconvents.	of either by for not be considered in the considered is here of its here of its here of sections of mone, at any time then under of agee and the collection of the reasonable is shall be made to that in called will pay un said propert in contained in grand of the pay of the p	coreciosure of the trued as a waited as a waited contract of reby expressly that the mortgaged pooling at the said mortgaged pooling at the said mortgaged as a provided a	t secured hereby his mortgage or ver thereof and so the mortgagee waived by and gagee may at its remises in said rand paid shall be accession, without ay such indebted sting the extensioney fees without foreclosure and of said premises by law. herein shall be rend said mortgagee all expense it said mortgage, the benefits and Whenever used, its. The interests in herein described	to be due and pay otherwise; provid half not preclude shalf be a waiver on the part of the election, advance mortgagor or to prand they are here at notice, extend the ness, or affected on. The mortgagor relief from valuate of the premduring his occupanded a party to an ge and its interencurred by said in protecting the advantages shalf he singular numbof the parties here.	all remain unpaid able forthwith, wi ed, however, that the said mortgagee from of said option. As emortgagor herein and pay any summers are the security by made a part of the time of payment by the lien hereby or expressly agrees ation and appraise is ses mortgaged, the increase of the same and specific in and to said mortgagee, including lien thereof, or in inure to, the respect of the same and include t	thout notice or demand the omission of said more room exercising same for any notice which might in. of money that in its jury intended to be given he to the indebtedness he created, upon such terms to pay the sums of rement laws. In the will pay to the after the issuance of the property under the teng a reasonable attorned protecting itself in said ective heirs, executors, the plural, the plural the covenants, easements	and procestgages to rany subsections and rest to require the requirement of the rest of th
xercise sainent defauly and und and und and and aire interestant and and are and are and are	d option thereod option shall alt, and nothin er the terms THER AGREE y to perfect the ny and all surest, and may on or persons by the mort mortgagee's OR FURTHER agreed to the same redemption THER AGREE n, or is at an he mortgagor ts interest in NANTS herein sors, and assist of any gend original reconvents.	of either by for not be considered a write hereof is more at any time then under a gagee and the collection character of the reasonable is shall be made any time called will pay un said propert a contained signs of the payer and the payer of the payer shall included plat of the payer of the payer of the payer shall included plat of the payer of t	coreciosure of the trued as a waite ten contract of reby expressly that the mortgaged period of the contract o	t secured hereby his mortgage or ver thereof and so the mortgagee waived by and gagee may at its remises in said rand paid shall be accession, without ay such indebted sting the extensioney fees without foreclosure and of said premises by law. herein shall be rend said mortgagee all expense it said mortgage, the benefits and Whenever used, its. The interests in herein described	to be due and pay otherwise; provid half not preclude shalf be a waiver on the part of the election, advance mortgagor or to prand they are here at notice, extend the ness, or affected on. The mortgagor relief from valuate of the premduring his occupanded a party to an ge and its interencurred by said in protecting the advantages shalf he singular numbof the parties here.	all remain unpaid able forthwith, wi ed, however, that the said mortgage for of said option. As emortgagor herein and pay any summers were the security by made a part of the time of payment by the lien hereby or expressly agrees ation and appraise is ses mortgaged, the mortgaged, the control of the same and the said mortgage, including the thereof, or in inure to, the respect shall include the ein is subject to all	thout notice or demand the omission of said more room exercising same for any notice which might in. of money that in its jury intended to be given he to the indebtedness he created, upon such terms to pay the sums of rement laws. In the will pay to the after the issuance of the property under the teng a reasonable attorned protecting itself in said ective heirs, executors, the plural, the plural the covenants, easements	and procestgages to rany substant any substant and reby secures as may money ab mortgage to certific being mortgage to certific administration and restrated
xercise saident defaulty and und and und and alike interesting, and and like interesting and	d option thereod option shall alt, and nothin er the terms THER AGREE y to perfect the ny and all surest, and may on or persons by the mort mortgagee's OR FURTHER AGREE no, or is at an he mortgagor ts interest in NANTS herein sors, and assist of any gend original reconstitutes. WITNESS WACH	of either by for not be considered a write hereof is more, at any time then under a gages and the collection character of the reasonable is shall be made and the collection of the pay unsaid propert a contained signs of the payer shall included plat of the payer of the payer shall included plat of the payer of the payer shall included plat of the payer of the payer shall included plat of the payer of the payer shall included plat of the payer of th	toreclosure of the trued as a waited as a waited contract of reby expressly that the mortgaged pooling at long and attorn the event of expression to defease mortgages and attorn the mortgages and attended as a provided as a mortgages and attended at the mortgages at the said mortgages at th	t secured hereby his mortgage or ver thereof and so the mortgagee waived by and gagee may at its remises in said rand paid shall be accession, without ay such indebted sting the extensioney fees without foreclosure and of said premises by law. herein shall be rend said mortgagee all expense it said mortgage, the benefits and Whenever used, its. The interests in herein described	to be due and pay otherwise; provid half not preclude shalf be a waiver on the part of the election, advance mortgagor or to prand they are here at notice, extend the ness, or affected on. The mortgagor relief from valuate of the premduring his occupanded a party to an ge and its interencurred by said in protecting the advantages shalf he singular numbof the parties here.	all remain unpaid able forthwith, wi ed, however, that the said mortgage for of said option. As emortgagor herein and pay any summers were the security by made a part of the time of payment by the lien hereby or expressly agrees ation and appraise is ses mortgaged, the mortgaged, the control of the same and the said mortgage, including the thereof, or in inure to, the respect shall include the ein is subject to all	thout notice or demand the omission of said more room exercising same for any notice which might in. of money that in its jury intended to be given he to the indebtedness he created, upon such terms to pay the sums of rement laws. In the will pay to the after the issuance of the property under the teng a reasonable attorned protecting itself in said ective heirs, executors, the plural, the plural the covenants, easements	and procestgages to rany substant any substant and reby secures as may money ab mortgage to certific being mortgage to certific administration and restrated
recise sailuent defauly and und T IS FURT e necessary age, and and like inter- to any personated upon ecured and fORTGAGG um of mont f sale unle T IS FURT cageo herein and the cover on the cover on the use of	d option thereod option shall alt, and nothin er the terms THER AGREE y to perfect the ny and all surest, and may on or persons a by the mort mortgagee's OR FURTHER agreed to the ss redemption THER AGREE n, or is at an he mortgagor ts interest in NANTS herein sors, and assist of any gend original reconstitutional Battument ational Battument	of either by for not be considered is hereof is more at any time then under a gagee and the collection character of the reasonable is shall be made any time called will pay un said propert a contained signs of the part of	toreclosure of the trued as a waited the contract of the result of the contract of the contrac	t secured hereby his mortgage or ver thereof and so the mortgagee waived by and gagee may at its remises in said rand paid shall be accession, without ay such indebted sting the extensioney fees without foreclosure and of said premises by law. herein shall be rend said mortgagee all expense it said mortgage, the benefits and Whenever used, its. The interests in herein described	to be due and pay otherwise; provid half not preclude shalf be a waiver on the part of the election, advance mortgagor or to prand they are here at notice, extend the ness, or affected on. The mortgagor relief from valuate of the premduring his occupanded a party to an ge and its interencurred by said in protecting the advantages shalf he singular numbof the parties here.	all remain unpaid able forthwith, wi ed, however, that the said mortgage for of said option. As emortgagor herein and pay any summers were the security by made a part of the time of payment by the lien hereby or expressly agrees ation and appraise is ses mortgaged, the mortgaged, the control of the same and the said mortgage, including the thereof, or in inure to, the respect shall include the ein is subject to all	thout notice or demand the omission of said more room exercising same for any notice which might in. of money that in its jury intended to be given he to the indebtedness he created, upon such terms to pay the sums of rement laws. In the will pay to the after the issuance of the property under the teng a reasonable attorned protecting itself in said ective heirs, executors, the plural, the plural the covenants, easements	and procestgages to rany substant any substant and reby secures as may money ab mortgage to certific being mortgage to certific administration and restrated
y and und y and und T IS FURT e necessar, age, and a like inter o any pers greed upor ecured and fORTGAGG um of mon f sale unle T IS FURT ageo herei nortgage, t efending in THE COVE ors, succes nd the use ions in the IN T Mar This ir Gary Na	d option thereod option shall alt, and nothin er the terms THER AGREE y to perfect the ny and all surest, and may on or persons a by the mort mortgagee's OR FURTHER agreed to the ss redemption THER AGREE n, or is at an he mortgagor ts interest in NANTS herein sors, and assist of any gend original reconstitutional Battument ational Battument	of either by for not be considered is hereof is more at any time then under a gagee and the collection character of the reasonable is shall be made any time called will pay un said propert a contained signs of the part of	toreclosure of the trued as a waited as a waited contract of reby expressly that the mortgaged pooling at long and attorn the event of expression to defease mortgages and attorn the mortgages and attended as a provided as a mortgages and attended at the mortgages at the said mortgages at th	t secured hereby his mortgage or ver thereof and so the mortgagee waived by and gagee may at its remises in said rand paid shall be accession, without ay such indebted sting the extensioney fees without foreclosure and of said premises by law. herein shall be rend said mortgagee all expense it said mortgage, the benefits and Whenever used, its. The interests in herein described	to be due and pay otherwise; provid hall not preclude shall be a waiver on the part of the election, advance nortgagor or to prand they are here to notice, extend the ness, or affected on. The mortgagor relief from valuate of the premium his occupant and a party to an ge and its interencurred by said in protecting the advantages shall he singular number of the parties here.	all remain unpaid able forthwith, wi ed, however, that the said mortgage for of said option. As emortgagor herein and pay any summers were the security by made a part of the time of payment by the lien hereby or expressly agrees ation and appraise is ses mortgaged, the mortgaged, the control of the same and the said mortgage, including the thereof, or in inure to, the respect shall include the ein is subject to all	thout notice or demand the omission of said more of said more of said more of the one exercising same for any notice which might in. of money that in its jury intended to be given by the mortgage debt and to the indebtedness he created, upon such terms to pay the sums of the ement laws. That he will pay to the after the issuance of the property under the teng a reasonable attorned protecting itself in safective heirs, executors, the plural, the plural the covenants, easements the said that the said the said that	and procestgages to rany substant process and rest and re
y and und y and und T IS FURT e necessar age, and a like inter o any pers greed upor ecured and fORTGAGO um of mon f sale unle T IS FURT ageo herei nortgage, t efending in THE COVE ors, succes not the use ions in the IN T Mar This ir Gary Na Robert	ellection thereod option shall alt, and nothin her the terms THER AGREE by to perfect the ny and all surest, and may on or persons a by the mort mortgagee's OR FURTHER AGREE in, or is at an he mortgagor the interest in NANTS herein sors, and assist of any gend original reconstitutional Baranal Baran	of either by for not be considered in the considered is here of is here of is here of its here of money at any time then under of gagee and the collection character of the contained of the part of t	toreclosure of the trued as a waited the contract of the result of the contract of the contrac	t secured hereby his mortgage or ver thereof and so the mortgagee waived by and gagee may at its remises in said rand paid shall be accession, without ay such indebted sting the extensioney fees without foreclosure and of said premises by law. herein shall be rend said mortgagee all expense it said mortgage, the benefits and Whenever used, its. The interests in herein described	to be due and pay otherwise; provid hall not preclude shall be a waiver on the part of the election, advance nortgagor or to prand they are here to notice, extend the ness, or affected on. The mortgagor relief from valuate of the premium his occupant and a party to an ge and its interencurred by said in protecting the advantages shall he singular number of the parties here.	all remain unpaid able forthwith, wi ed, however, that the said mortgagee from of said option. As mortgagor herein and pay any summers were the security by made a part of the time of payment by the lien hereby or expressly agrees ation and appraise is ses mortgaged, the next of the same and the said mortgagee, including lien thereof, or in inure to, the responser shall include the ein is subject to all the same and the said mortgagee, include the same and the said mortgagee, include the ein is subject to all the same and the said mortgagee.	thout notice or demand the omission of said more of said more of said more of the one exercising same for any notice which might in. of money that in its jury intended to be given by the mortgage debt and to the indebtedness he created, upon such terms to pay the sums of the ement laws. That he will pay to the after the issuance of the property under the teng a reasonable attorned protecting itself in safective heirs, executors, the plural, the plural the covenants, easements the said that the said the said that	and procestgages to rany substant process and rest and re
recise saident defauly and und recessaring and an like interest of any persecuted and fortgage, the covered and recessaring and the unless of the covered and recessaring and the unless of the covered and the unless of the unle	d option thereod option shall alt, and nothin er the terms THER AGREE y to perfect the ny and all surest, and may on or persons by the mort mortgagee's OR FURTHER AGREE in the mortgager of a standard or is at an he mortgagor ts interest in NANTS herein sors, and assist of any gend original reconstitutional Bartument ational Bartument in the R. Lee, In the Lee, I	of either by for not be considered in the considered is here of is here of is here of its here of its here of money at any time then under or gages and the collection character of the contained in the contained is got the part of the	toreclosure of the trued as a waited the contract of the result of the contract of the contrac	t secured hereby his mortgage or ver thereof and so the mortgage waived by and gagee may at its remises in said and paid shall be accession, without ay such indebted sting the extensioney fees without foreclosure and of said premises by law. herein shall be a rend said mortgage all expense it said mortgage, the benefits and Whenever used, the interests in herein described gagor(s) have	to be due and pay otherwise; provid hall not preclude shall be a waiver on the part of the election, advance nortgagor or to prand they are here to notice, extend the ness, or affected on. The mortgagor relief from valuate of the premium his occupant and a party to an ge and its interencurred by said in protecting the advantages shall he singular number of the parties here.	all remain unpaid able forthwith, wi ed, however, that the said mortgagee from of said option. As mortgagor herein and pay any summers were the security by made a part of the time of payment by the lien hereby or expressly agrees ation and appraise is ses mortgaged, the next of the same and the said mortgagee, including lien thereof, or in inure to, the responser shall include the ein is subject to all the same and the said mortgagee, include the same and the said mortgagee, include the ein is subject to all the same and the said mortgagee.	thout notice or demand the omission of said more of said more of said more of the one exercising same for any notice which might in. of money that in its jury intended to be given by the mortgage debt and to the indebtedness he created, upon such terms to pay the sums of the ement laws. That he will pay to the after the issuance of the property under the teng a reasonable attorned protecting itself in safective heirs, executors, the plural, the plural the covenants, easements the said that the said the said that	and procestgagee to rany substitute to require the requirement of the record of the reby secures as may money about the singular and restricts.
recise saident defauly and und recessaring and an like interest of any persecuted and fortgage, the covered and recessaring and the unless of the covered and recessaring and the unless of the covered and the unless of the unle	d option thereod option shall alt, and nothin er the terms THER AGREE y to perfect the ny and all surest, and may on or persons by the mort mortgagee's OR FURTHER AGREE in the mortgager of a standard or is at an he mortgagor ts interest in NANTS herein sors, and assist of any gend original reconstitutional Bartument ational Bartument in the R. Lee, In the Lee, I	of either by for not be considered in the considered is here of is here of is here of its here of money at any time then under of gagee and the collection character of the contained of the part of t	coreciosure of the trued as a waited the contract of the contr	t secured hereby his mortgage or ver thereof and so the mortgagee waived by and gagee may at its remises in said rand paid shall be accession, without ay such indebted sting the extensioney fees without foreclosure and of said premises by law. herein shall be rend said mortgagee all expense it said mortgage, the benefits and Whenever used, its. The interests in herein described	to be due and pay otherwise; provid hall not preclude shall be a waiver on the part of the election, advance nortgagor or to predict notice, extend the ness, or affected on. The mortgagor relief from valuate of the premium has occupated and a party to an ge and its interencurred by said in protecting the advantages shall he singular number of the parties here.	all remain unpaid able forthwith, wi ed, however, that the said mortgagee from of said option. As mortgagor herein and pay any summers were the security by made a part of the time of payment by the lien hereby or expressly agrees ation and appraise is ses mortgaged, the next of the same and the said mortgagee, including lien thereof, or in inure to, the responser shall include the ein is subject to all the same and the said mortgagee, include the same and the said mortgagee, include the ein is subject to all the same and the said mortgagee.	thout notice or demand the omission of said more of said more of said more of the one exercising same for any notice which might in. of money that in its jury intended to be given by the mortgage debt and to the indebtedness he created, upon such terms to pay the sums of the ement laws. That he will pay to the after the issuance of the property under the teng a reasonable attorned protecting itself in safective heirs, executors, the plural, the plural the covenants, easements the said that the said the said that	and procestgagee to rany subtraction and restrict and res
recise saident defauly and und recessaringe, and allike interior any persecuted and fortgage, to efending in the COVE ors, successions in the IN This in Gary Na Robert	d option thereod option shall alt, and nothin her the terms THER AGREE y to perfect the ny and all surest, and may on or persons by the mort mortgagee's OR FURTHER AGREE n, or is at an he mortgagor ts interest in NANTS herein sors, and assist of any gend original reconstitutional Barelland R. Lee, American Barelland R. Lee, American R. Lee, Ame	of either by for not be considered in the considered is here of is here of is here of its here of its here of mone, at any time then under of gagee and the collection changes of the man contained in the contained is got the part of th	coreciosure of the trued as a waite trued as a waite ten contract of reby expressly that the mortgaged period and a continues in subligation to party requestance and attorn the event of the rental value of the mortgage and attorn to the mortgage and attorn to the mortgage and arties hereto. Value all genders the subdivision the said mort 19 70 the Cashier the Cashier the Cashier the said mort the cashier the said mort	t secured hereby his mortgage or ver thereof and so the mortgage or ver thereof and so the mortgage waived by and gagee may at its premises in said of and paid shall be accession, without any such indebted sting the extensioney fees without foreclosure and of said premises by law. Therein shall be read and mortgage all expense it said mortgage, the benefits and whenever used, the interests in herein described gagor(s) have the country,	to be due and pay otherwise; provid hall not preclude shall be a waiver on the part of the election, advance nortgagor or to predict notice, extend the ness, or affected on. The mortgagor relief from values ale of the premiduring his occupande a party to an ge and its interencurred by said in protecting the advantages shall he singular number of the parties here.	tall remain unpaid table forthwith, wied, however, that it said mortgagee from of said option. At the mortgagor herein and pay any sum reserve the security by made a part of the time of payment by the lien hereby or expressly agrees atlon and appraise is ses mortgaged, the next of the same any suit filed in any st in and to said mortgagee, including lien thereof, or in inure to, the respect shall include the in is subject to all the same and the said include the said include the same and the said include the same and the said include the said include the same and said include the same and said include the said include the said include the same and said include the said include th	thout notice or demand the omission of said more of said more of said more of more exercising same for any notice which might in. of money that in its jury intended to be given by the mortgage debt and to the indebtedness he created, upon such terms to pay the sums of rement laws. The will pay to the after the issuance of the property under the terms a reasonable attorned protecting itself in said ective heirs, executors, the plural, the plural to the plural, the plural to the plural that the said covenants, easements the said this said the said this said the said that the plural t	and procestgagee to rany subtraction being more about the singular and restraction day.
recise sailuent defauly and und recessaring and ailike interior any persecuted and fortgage, the fending in the COVE ons, successions in the IN This in Gary Na Robert Effect of	d option thereod option shall alt, and nothin her the terms THER AGREE by to perfect the ny and all surest, and may on or persons a by the mort mortgagee's OR FURTHER agree's OR FURTHER agree and he mortgagor to interest in NANTS herein sors, and assist of any gend original reconstitutional Barena R. Lee, Arment at ional Barena R. Lee, Arment R.	of either by for not be considered in the considered is here of is here of is here of its here of its here of mone, at any time then under of gagee and the collection changes of the man contained in the contained is got the part of th	coreciosure of the trued as a waited the as a waited as a waited contract of reby expressly that the mortgaged poso advanced as or times in subligation to party requestarge and attorn the event of expensive rental value of deas provided as mortgages and arties hereto. Value all genders the subdivision the said mort and arties hereto. The subdivision of the said mort arties are all genders the subdivision the said mort arties hereto. The subdivision of the said mort arties are all genders the subdivision the said mort arties are all genders the subdivision the said mort arties are all genders the said mort are all genders the sai	t secured hereby his mortgage or ver thereof and so the mortgage or ver thereof and so the mortgage waived by and gagee may at its remises in said and paid shall be accession, without ay such indebted sting the extensioney fees without foreclosure and of said premises by law. herein shall be a rend said mortgage all expense it said mortgage, the benefits and Whenever used, the interests in herein described gagor(s) have the country, where it is a part of the country of t	to be due and pay otherwise; provid hall not preclude shall be a waiver on the part of the election, advance nortgagor or to provide the part of the election, advance nortgagor or to provide the part of the mess, or affected on. The mortgagor relief from values ale of the premited by said relief from the part of the parties her in protecting the advantages shall he singular number of the parties her in the pa	all remain unpaid table forthwith, wi ed, however, that to said mortgagee from of said option. As mortgagor herein and pay any sum reserve the security by made a part of the time of payment by the lien hereby or expressly agreed at lon and appraise is ses mortgaged, the noty of the same and to said mortgagee, including lien thereof, or in inure to, the respect of the same and the said mortgagee, included the said include the sa	thout notice or demand the omission of said more of said more of said more of said more of more exercising same for any notice which might in. of money that in its jury intended to be given by the mortgage debt and to the indebtedness he created, upon such terms to pay the sums of rement laws. The will pay to the after the issuance of the indepted pay to the after the issuance of the property under the teng a reasonable attorned protecting itself in said ective heirs, executors, the plural, the plural the covenants, easements the said this are assuments. 13th	and proceeding any suit be required this med shall discovered as may money about the secretific being means of secretific administration and rest day
recise saillent defauly and und recessaring and allike interior any persecuted and fortgage, the fending in the COVE ors, successions in the IN This in Gary Na Robert	d option thereod option shall alt, and nothin her the terms THER AGREE by to perfect the ny and all surest, and may on or persons a by the mort mortgagee's OR FURTHER agree's OR FURTHER agree and he mortgagor to interest in NANTS herein sors, and assist of any gend original reconstitutional Barena R. Lee, Arment at ional Barena R. Lee, Arment R.	of either by for not be considered in the considered is here of is here of is here of its here of its here of mone, at any time then under of gagee and the collection changes of the man contained in the contained is got the part of th	coreciosure of the trued as a waited the as a waited as a waited contract of reby expressly that the mortgaged poso advanced as or times in subligation to party requestarge and attorn the event of expensive rental value of deas provided as mortgages and arties hereto. Value all genders the subdivision the said mort and arties hereto. The subdivision of the said mort arties are all genders the subdivision the said mort arties hereto. The subdivision of the said mort arties are all genders the subdivision the said mort arties are all genders the subdivision the said mort arties are all genders the said mort are all genders the sai	t secured hereby his mortgage or ver thereof and so the mortgage or ver thereof and so the mortgage waived by and gagee may at its remises in said and paid shall be accession, without ay such indebted sting the extensioney fees without foreclosure and of said premises by law. herein shall be a rend said mortgage all expense it said mortgage, the benefits and Whenever used, the interests in herein described gagor(s) have the country, where it is a part of the country of t	to be due and pay otherwise; provid hall not preclude shall be a waiver on the part of the election, advance nortgagor or to provide the part of the election, advance nortgagor or to provide the part of the mess, or affected on. The mortgagor relief from values ale of the premited by said relief from the part of the parties her in protecting the advantages shall he singular number of the parties her in the pa	all remain unpaid table forthwith, wi ed, however, that to said mortgagee from of said option. As mortgagor herein and pay any sum reserve the security by made a part of the time of payment by the lien hereby or expressly agreed at lon and appraise is ses mortgaged, the noty of the same and to said mortgagee, including lien thereof, or in inure to, the respect of the same and the said mortgagee, included the said include the sa	thout notice or demand the omission of said more of said more of said more of more exercising same for any notice which might in. of money that in its jury intended to be given by the mortgage debt and to the indebtedness he created, upon such terms to pay the sums of rement laws. The will pay to the after the issuance of the property under the terms a reasonable attorned protecting itself in said ective heirs, executors, the plural, the plural to the plural, the plural to the plural that the said covenants, easements the said this said the said this said the said that the plural t	and proceeding any subsection of the requirement of the same of the section of th
rercise sail uent defauly and und response in the use one in the use one in the response in the Cover one in the use one in the use one in the use one in the use one in the Cover one in the use one in the Cover one in the use one i	d option thereod option shall alt, and nothin er the terms THER AGREE y to perfect the ny and all surest, and may on or persons by the mort mortgagee's OR FURTHER AGREE in, or is at an he mortgagor ts interest in NANTS herein sors, and assist of any gend original reconstitutional Barbara R. Lee, and the construment of the construction of	of either by for not be considered in the considered is here and the collection of t	coreciosure of the trued as a waited the said mortgaged provided as provided as a prov	t secured hereby his mortgage or ver thereof and so the mortgagee waived by and gagee may at its remises in said and paid shall be accession, without ay such indebted sting the extensioney fees without foreclosure and of said premises by law. herein shall be a rend said mortgagee all expense it said mortgage, the benefits and Whenever used, the interests herein described gagor(s) have the country, where it is a personally and the country, and the country and the country, and the country and the country, and the country a	to be due and pay otherwise; provid hall not preclude shall be a waiver on the part of the election, advance nortgagor or to provide the part of the election, advance nortgagor or to provide the part of the mess, or affected on. The mortgagor relief from values ale of the premited by said relief from the part of the parties her in protecting the advantages shall he singular number of the parties her in the pa	all remain unpaid table forthwith, wi ed, however, that to said mortgagee from of said option. As mortgagor herein and pay any sum reserve the security by made a part of the time of payment by the lien hereby or expressly agreed at lon and appraise is ses mortgaged, the noty of the same and to said mortgagee, including lien thereof, or in inure to, the respect of the same and the said mortgagee, included the said include the sa	thout notice or demand the omission of said more of said more of said more of said more of more exercising same for any notice which might in. of money that in its jury intended to be given by the mortgage debt and to the indebtedness he created, upon such terms to pay the sums of rement laws. The will pay to the after the issuance of the indepted pay to the after the issuance of the property under the teng a reasonable attorned protecting itself in said ective heirs, executors, the plural, the plural the covenants, easements the said this are assuments. 13th	and proceeding any subsection of the requirement of the same of the section of th
y and und y and und T IS FURT e necessar age, and a like inter o any pers greed upor ecured and fORTGAGO um of mon f sale unle T IS FURT ageo herei nortgage, t efending it HE COVE ons, succes nd the use ons in the IN I Mar This ir Gary Na Robert Before	d option thereod option shall alt, and nothin er the terms THER AGREE y to perfect the ny and all surest, and may on or persons by the mort mortgagee's OR FURTHER AGREE in, or is at an he mortgagor ts interest in NANTS herein sors, and assist of any gend original reconstitutional Barbara R. Lee, and the construment of the construction of	of either by for not be considered in the considered is here and the collection of t	coreciosure of the trued as a waited the as a waited as a waited contract of reby expressly that the mortgaged poso advanced as or times in subligation to party requestarge and attorn the event of expensive rental value of deas provided as mortgages and arties hereto. Value all genders the subdivision the said mort and arties hereto. The subdivision of the said mort arties are all genders the subdivision the said mort arties hereto. The subdivision of the said mort arties are all genders the subdivision the said mort arties are all genders the subdivision the said mort arties are all genders the said mort are all genders the sai	t secured hereby his mortgage or ver thereof and so the mortgagee waived by and gagee may at its remises in said and paid shall be accession, without ay such indebted sting the extensioney fees without foreclosure and of said premises by law. herein shall be a rend said mortgagee all expense it said mortgage, the benefits and Whenever used, the interests herein described gagor(s) have the country, where it is a personally and the country, and the country and the country, and the country and the country, and the country a	to be due and pay otherwise; provid hall not preclude shall be a waiver on the part of the election, advance nortgagor or to provide the part of the election, advance nortgagor or to provide the part of the mess, or affected on. The mortgagor relief from values ale of the premited by said relief from the part of the parties her in protecting the advantages shall he singular number of the parties her in the pa	all remain unpaid table forthwith, wi ed, however, that to said mortgagee from of said option. As mortgagor herein and pay any sum reserve the security by made a part of the time of payment by the lien hereby or expressly agreed at lon and appraise is ses mortgaged, the noty of the same and to said mortgagee, including lien thereof, or in inure to, the respect of the same and the said mortgagee, included the said include the sa	thout notice or demand the omission of said more of said more of said more of said more of more exercising same for any notice which might in. of money that in its jury intended to be given by the mortgage debt and to the indebtedness he created, upon such terms to pay the sums of rement laws. The will pay to the after the issuance of the indepted pay to the after the issuance of the property under the teng a reasonable attorned protecting itself in said ective heirs, executors, the plural, the plural the covenants, easements the said this are assuments. 13th	and proceeding any suit be required this med shall discovered as may money about the secretific being means of secretific administration and rest day
xercise sailuent defauly and und y and und y and und T IS FURT age, and allike interior any persecured and fortgage, the cortage, the coverage, the coverage, the coverage in the transport of the coverage in the transport of the coverage in the transport of the transport of the coverage in the transport of the coverage in the transport of transport of the transport of the transport of	d option thereod option shall alt, and nothin er the terms THER AGREE y to perfect the ny and all surest, and may on or persons by the mort mortgagee's OR FURTHER AGREE in, or is at an he mortgagor ts interest in NANTS herein sors, and assist of any gend original reconstitutional Barbara R. Lee, and the constitutional R. Lee, and the consti	of either by for not be considered in the considered is here of is here of is here of its	toreclosure of the trued as a waited the as a waited contract of reby expressly that the mortgaged period and advanced as or times in subligation to party requestarge and attorn the event of the rental value of the as provided as mortgage and arties hereto. Value all genders the subdivision the said mort 19 70 If for Cashier Cashier Cashier	t secured hereby his mortgage or ver thereof and so the mortgagee waived by and gagee may at its remises in said and paid shall be accession, without ay such indebted sting the extensioney fees without foreclosure and of said premises by law. herein shall be a rend said mortgagee all expense it said mortgage, the benefits and Whenever used, the interests herein described gagor(s) have the country, where it is a personally and the country, and the country and the country, and the country and the country, and the country a	to be due and pay otherwise; provid hall not preclude shall be a waiver on the part of the election, advance nortgagor or to provide and they are here to notice, extend the ness, or affected on. The mortgagor relief from valuate of the premium has occupated and a party to an ge and its interencurred by said in protecting the advantages shall he singular number of the parties here. Thereunto set the premium of the parties here.	all remain unpaid table forthwith, wi ed, however, that the said mortgagee from of said option. As mortgagor herein and pay any summers were the security by made a part of the time of payment by the lien hereby or expressly agreed at long and appraise is sess mortgaged, the lien the same and the said mortgagee, including lien thereof, or in increase in subject to all the same and state, this will have to all the same and state, this will have to all the same and state, this will have a said mortgagee. Include the same and state, this will have a said mortgagee, including the same and state, this will have a said mortgagee. Include the said mortgagee, including the same and state, this will have a said mortgagee. Include the said mortgagee, including the said mortgagee. Include the said mortgagee. Including the sa	thout notice or demand the omission of said more of said more of said more of the one exercising same for any notice which might in. of money that in its jury intended to be given by the mortgage debt and to the indebtedness he created, upon such terms to pay the sums of the ement laws. In the will pay to the after the issuance of the property under the teng a reasonable attorned protecting itself in said ective heirs, executors, the plural, the plural the covenants, easements the covenants, easements the said that the said th	and proceeding see the certific sees of sees o
tercise sailuent defaulty and und the recessaring age, and all like interconstructed and form of months age of herein ortgage, the cover of success and the use fons in the the cover of the use fons in the the cover of the cove	d option thereod option shall alt, and nothin er the terms THER AGREE y to perfect the ny and all surest, and may on or persons by the mort mortgagee's OR FURTHER AGREE in, or is at an he mortgagor ts interest in NANTS herein sors, and assist of any gend original reconstitutional Barbara R. Lee, and the constitutional R. Lee, and the consti	of either by for not be considered in the considered is here and the collection of t	toreclosure of the trued as a waited the as a waited contract of reby expressly that the mortgaged period and advanced as or times in subligation to party requestarge and attorn the event of the rental value of the as provided as mortgage and arties hereto. Value all genders the subdivision the said mort 19 70 If for Cashier Cashier Cashier	t secured hereby his mortgage or ver thereof and so the mortgagee waived by and gagee may at its remises in said and paid shall be accession, without ay such indebted sting the extensioney fees without foreclosure and of said premises by law. herein shall be a rend said mortgagee all expense it said mortgage, the benefits and Whenever used, the interests herein described gagor(s) have the country, where it is a personally and the country, and the country and the country, and the country and the country, and the country a	to be due and pay otherwise; provid hall not preclude shall be a waiver on the part of the election, advance nortgagor or to provide and they are here to notice, extend the ness, or affected on. The mortgagor relief from valuate of the premium has occupated and a party to an ge and its interencurred by said in protecting the advantages shall he singular number of the parties here. Thereunto set the premium of the parties here.	all remain unpaid table forthwith, wi ed, however, that the said mortgagee from of said option. As mortgagor herein and pay any summers were the security by made a part of the time of payment by the lien hereby or expressly agreed at long and appraise is sess mortgaged, the lien the same and the said mortgagee, including lien thereof, or in increase in subject to all the same and state, this will have to all the same and state, this will have to all the same and state, this will have a said mortgagee. Include the same and state, this will have a said mortgagee, including the same and state, this will have a said mortgagee. Include the said mortgagee, including the same and state, this will have a said mortgagee. Include the said mortgagee, including the said mortgagee. Include the said mortgagee. Including the sa	thout notice or demand the omission of said more of said more of said more of said more of more exercising same for any notice which might in. of money that in its jury intended to be given by the mortgage debt and to the indebtedness he created, upon such terms to pay the sums of rement laws. The will pay to the after the issuance of the indepted pay to the after the issuance of the property under the teng a reasonable attorned protecting itself in said ective heirs, executors, the plural, the plural the covenants, easements the said this are assuments. 13th	and procestgages to rany sulfibe required by this media shall discuss as may money about the certific being media suit. administrated and rest day Hauger