Æ.

	1337	**************************************		her	einafter referred to	as MORTGAGO	AS, and		~3
FURNA	*****		se address is	3716	Becna	wifig	GAK		In
Indiana, hereinafter re		MORIGAGEE.					n ika awasan		
real property hereina	t. Mortgagors Iter describer	s jointry and sev d to secure the	repayment of	argain, sen, co amounts due	onvey and mortgage under a Home Imp	provement Sale	es Contract (ol even da	ile her
in the total amount of_	Two	thouse	all two	o hun	dred to	NE MA	und		_ 00
· · · · · · · · · · · · · · · · · · ·		7	MAY		ATOTA	XX		·	
Dollars (\$ 22			iso to secure th	ne repayment c	fall future advances	made at morto	agee's optio	n to the abo	ove mo
gors, or any of them, p The property	hereby mort	toaged, and de:	scribed below.	rincludes allst	enements, éaseme	ets, apourtena	nces, rights,	ne. privileges	s, inter
rems, issues, proms, i	ixtures and ap	pliances thereu	nto attaching oi	r in any wise the	ereunto appertaining)			
TO HAVE AN Mortgagee, its succe	essors and a	ssigns, forever	free from all	erights and bo	englists under the	aluation and	appraisemen	euritip beic	any s
which said rights and and perfect title to sa	aid property i	in fee simple a	nd have author	rity to convey	the same, that the	title so convi	eyed is clear	r, free and	d unen
bered except as here ever except those prio	einafter appea	ars and that Mo	ortgagors will f	orever warran	t and defend the s	ame unto Mor	tgagee agair	nst all clair	ms wh
if mortgagors	s shall fully p	erform all the	terms and con	iditions of this	mortgage and sha	il pay in full, i	n accordance	e with its	terms
obligations which this i					of no further force a he buildings and in		hareon fully	incured s	at all t
against all nazards w	ith an irisura	nce company a	iuthorized to d	lo business in	the State of Indian	a, acceptable	to Mortgage	e, which	policy
contain a loss-payable gagee to insure or re	new insuranc	e on said prope	erty in a sum r	not exceeding	the amount of Mon	igagor's indebi	edness for a	a period no	ot exce
ing the term of such If Mortgagee elects t	indebtedness to waive sucl	s, and to charge h insurance Mo	e Mortgagors v ortgagors agre	with the premit e to be fully i	um thereon, or to a responsible for dan	idd such prem nage or loss r	esulting from	gagor's inc n any cau	debtedr ise wh
ever. Mortgagors agreupon demand and if	ee that any s	sums advanced	or expended	by Mortgagee	for the protection	or preservatio	n of the pro	perty snal	t be re
other expenses incide	ent to the own	hership of the m	ortgaged prop	erty when due	in order that no lie	in superior to 1	hat of this n	nortgage a	nd not
existing may be created pal on account of an	y indebtedne:	ss which may t	be secured by	a lien superio	r to the tien of this	mortgage an	d existing or	the date	hereof
Mortgagors fail to magagors with the amor									
management and occ	cupation of th	ie mortgaged pr	operty and im	provements th	ereon, and not to	commit or allo	w waste on	the mortga	aged p
ises, and to keep the m			the second secon		Hand ordinary depre			ittgage or	in the
ment of any instalme have a receiver appo	nt when due.	or it Mortgago	rs shall becon	ne bankrupt or	insolvent, or make	e an assignme	or the be	enetit of c	reditors
the representations, v	warranties or	statements of	Mortgagors he	erein contained	d be incorrect or a	f the Mortgage	ors shall aba	andon the	morta
property, or sell or att option, become immed	diately due an	id payable, withou	out notice or de	emand, and sha	ill be collectible in a	suit at law or	by foreclasur	e of this m	ortgad
any case, regardless issues, income and p	of such enfo profits therefo	proement, morto om, with or wit	lagee shall be hout foreclosu	entitled to the re-	immediate posses occedings. Mortga	sion of the moors shall pay	ortgaged pro all costs wi	operty with	e incu
or paid by Mortgages mortgage, and in the	e in conjuncti	ion with any su	lit ox proceedii	ng to which it	may be a party b	y reason of the	re execution	o existe	nce at
the little search and i									
No failure on prejudice its rights in cising any of such rig breach of covenant, ar	the property a the part of in the event of phts shall be no mortgages diobligations in	and expenses of mortgagee to e fany other or s construed to promay enforce any	upkeep and reposercise any of subsequent defined it from a yone or more re	pair made in ord its rights here faults or bread the exercise emedies hereui	eunder for defaults thes of covenant, a thereof at any time	e in the condition or breaches of the color of the color of the color concurrently as	on to be sold. If coverant is In the part of Intinuance of It its option.	shall be co of mortgag f any such	onstrue ee in () defau
No failure on prejudice its rights in cising any of such rights and assigns of the parties h	the property at the part of it the event of this shall be indirectly dependent of the control of	and expenses of mortgagee to e fany other or s construed to promay enforce any	upkeep and rep xercise any of subsequent def reclude it from y one or more re extend to and	pair made in ord its rights here faults or bread the exercise emedies hereui d be binding to that where appli	der to place the same under for defaults these of covenant, a thereof at any time under successively outpon the several his icable.	e in the condition or breaches of the color of the color of the color concurrently as	on to be sold. If coverant is In the part of Intinuance of It its option.	shall be co of mortgag f any such	onstrue ee in () defau
No failure on prejudice its rights in cising any of such rights and assigns of the parties had assigns of the parties had a properly the real properly and the real properly the real properly the properly the properly the real properly the	the property at the part of it the event of the shall be not mortgageed obligations in this inserty hereby merty hereby market of the property hereby market of the part of th	and expenses of mortgagee to end any other or so construed to promay enforce any hereunder shall	upkeep and repose colors and colo	pair made in ord its rights here faults or bread the exercise emedies hereui d be binding to that where appli	der to place the same under for defaults thes of covenant at the reof at any time inder successively of the several his	e in the condition or breaches of the color of the color of the color concurrently as	on to be sold of covenant of covenant of the part of ontinuance of the country of	shall be co of mortgag f any such	onstrue ee in to defau trators
No failure on prejudice its rights in cising any of such rights and assigns of the parties had assigned the parties had a significant to the parties had a sign	the property at the part of it the event of the event of this shall be not mortgaged to obligations in the ereto. used in this inserty hereby makens:	and expenses of mortgagee to e fany other or s construed to promay enforce an increunder shall in strument shall in	upkeep and repose control of the con	pair made in ord its rights here faults or bread the exercise emedies hereus d be binding u	der to place the same under for defaults these of covenant, a thereof at any time inder successively of upon the several herable.	e in the condition or breaches of the color of the color of the color concurrently as	on to be sold of covenant of covenant of the part of ontinuance of the country of	shail be continued the control of th	onstrue ee in i defau trators
No failure on prejudice its rights in cising any of such rights and assigns of the parties had assigns of the parties had a properly the real properly and the real properly the real properly the properly the properly the real properly the	the property at the part of it the event of the event of this shall be not mortgaged to obligations in the ereto. used in this inserty hereby makens:	and expenses of mortgagee to e f any other or s construed to pr may enforce an hereunder shall strument shall in ortgaged is local	upkeep and repose control of the con	pair made in ord its rights here faults or bread the exercise emedies hereus d be binding u	der to place the same under for defaults these of covenant, a thereof at any time inder successively of upon the several herable.	e in the condition or breaches of the color of the color of the color concurrently as	on to be sold of covenant of covenant of the part of ontinuance of the country of	shail be continued the control of th	onstrue ee in to defau trators
No failure on prejudice its rights in cising any of such rights and assigns of the parties had assigns of the parties had a properly the real properly and the real properly the real properly the properly the properly the real properly the	the property at the part of the event of the event of the event of this shall be no mortgageed obligations hereto. used in this instead in the control of the event of the control of the	and expenses of mortgagee to end any other or so construed to promay enforce any increased in strument shall into ortgaged is locally and Co [†]	upkeep and repose colors any of subsequent defined to an extend to an extend to an eclude the singuised in	pair made in ord its rights here faults or bread the exercise emedies hereus d be binding u	der to place the same under for defaults these of covenant, a thereof at any time inder successively of upon the several herable.	e in the condition or breaches of the color of the color of the color concurrently as	on to be sold of covenant on the part of ontinuance of the continuance	shail be continued the control of th	onstrue ee in c i defau
No failure on prejudice its rights in cising any of such rights and assigns of the parties had assigns of the parties had a properly the real properly and the real properly the real properly the properly the properly the real properly the	the property at the part of the event of the event of the event of this shall be no mortgageed obligations hereto. used in this instead in the control of the event of the control of the	and expenses of mortgagee to e f any other or s construed to pr may enforce an hereunder shall strument shall in ortgaged is local	upkeep and repose colors any of subsequent defined to an extend to an extend to an eclude the singuised in	pair made in ord its rights here faults or bread the exercise emedies hereus d be binding u	der to place the same under for defaults these of covenant, a thereof at any time inder successively of upon the several herable.	e in the condition or breaches of the color of the color of the color concurrently as	on to be sold of covenant on the part of ontinuance of the continuance of the courton.	shail be continued the control of th	onstrue ee in c i defau
No failure on prejudice its rights in cising any of such rights and assigns of the parties had assigns of the parties had a properly the real properly and the real properly the real properly the properly the properly the real properly the	the property at the part of the event of the event of the event of this shall be no mortgageed obligations hereto. used in this instead in the control of the event of the control of the	and expenses of mortgagee to end any other or so construed to promay enforce any hereunder shall into ortgaged is locally and Co [†]	upkeep and repose colors any of subsequent defined to an extend to an extend to an eclude the singuised in	pair made in ord its rights here faults or bread the exercise emedies hereus d be binding u	der to place the same under for defaults these of covenant, a thereof at any time inder successively of upon the several herable.	e in the condition or breaches of the color of the color of the color concurrently as	on to be sold of covenant on the part of ontinuance of the continuance	shall be confirmed any such any such any such any such any such any such and any such any such and any such and any such and any such and any such any s	onstrue ee in c i defau
No failure on prejudice its rights in cising any of such rights and assigns of the parties had assigns of the parties had a properly the real properly and the real properly the real properly the properly the properly the real properly the	the property at the part of the event of the event of the event of this shall be no mortgageed obligations hereto. used in this instead in the control of the event of the control of the	and expenses of mortgagee to end any other or so construed to promay enforce any hereunder shall into ortgaged is locally and Co [†]	upkeep and repose colors any of subsequent defined to an extend to an extend to an eclude the singuised in	pair made in ord its rights here faults or bread the exercise emedies hereus d be binding u	der to place the same under for defaults these of covenant, a thereof at any time inder successively of upon the several herable.	e in the condition or breaches of the color of the color of the color concurrently as	on to be sold of covenant on the part of ontinuance of the continuance of the court	shail be continued the control of th	onstrue ee in c i defau
No failure on prejudice its rights in cising any of such rights and assigns of the parties had assigns of the parties had a properly the real properly and the real properly the real properly the properly the properly the real properly the	the property at the part of the event of the event of the event of this shall be no mortgageed obligations hereto. used in this instead in the control of the event of the control of the	and expenses of mortgagee to end any other or so construed to promay enforce any hereunder shall into ortgaged is locally and Co [†]	upkeep and repose colors any of subsequent defined to an extend to an extend to an eclude the singuised in	pair made in ord its rights here faults or bread the exercise emedies hereus d be binding u	der to place the same under for defaults these of covenant, a thereof at any time inder successively of upon the several herable.	e in the condition or breaches of the color of the color of the color concurrently as	on to be sold of covenant on the part of ontinuance of the continuance of the country of the cou	shall be confirmed any such any such any such any such any such any such and any such any such and any such and any such and any such and any such any s	onstrue ee in c i defau
No failure on prejudice its rights in cising any of such rights and assigns of the parties had assigns of the parties had a properly the real properly and the real properly the properly and the real properly the real properly the properly	the property at the part of the event of the event of the event of this shall be no mortgageed obligations hereto. used in this instead in the control of the event of the control of the	and expenses of mortgagee to end any other or so construed to promay enforce any hereunder shall into ortgaged is locally and Co [†]	upkeep and repose colors any of subsequent defined to an extend to an extend to an eclude the singuised in	pair made in ord its rights here faults or bread the exercise emedies hereus d be binding u	der to place the same under for defaults these of covenant, a thereof at any time inder successively of upon the several herable.	e in the condition or breaches of the color of the color of the color concurrently as	on to be sold of covenant of covenant of the part of ontinuance of the continuance of the courtons. Covenant of the part of t	shall be confirmed any such any such any such any such any such any such and any such any such and any such and any such and any such and any such any s	onstrue ee in c i defau
No failure on prejudice its rights in cising any of such rights and assigns of the parties had assigns of the parties had a properly the real properly and the real properly the properly and the real properly the real properly the properly	the property at the part of the event of the event of the event of this shall be no mortgageed obligations hereto. used in this instead in the control of the event of the control of the	and expenses of mortgagee to end any other or so construed to promay enforce any hereunder shall into ortgaged is locally and Co [†]	upkeep and repose colors any of subsequent defined to an extend to an extend to an eclude the singuised in	pair made in ord its rights here faults or bread the exercise emedies hereus d be binding u	der to place the same under for defaults these of covenant, a thereof at any time inder successively of upon the several herable.	e in the condition or breaches of the color of the color of the color concurrently as	on to be sold of covenant of covenant of the part of ontinuance of the continuance of the courtons. Covenant of the part of t	shall be configured from the such states of the suc	onstrue ee in e i defau
No failure on prejudice its rights in cising any of such rights and assigns of the parties had assigns of the parties had a properly the real properly and the real properly the properly and the real properly the real properly the properly	the property at the part of the event of the event of this shall be no mortgageed obligations hereto. used in this inserty hereby make the course of the co	and expenses of mortgagee to end any other or so construed to promay enforce any increunder shall interest shall s	upkeep and repose colors any of subsequent defined in the singular subsequent defined in the singular subsequent subseque	its rights here faults or bread the exercise emedies hereuld be binding that where applied to the control of th	der to place the same under for defaults these of covenant, a thereof at any time inder successively of upon the several herable.	e in the condition or breaches of the color of the color of the color concurrently as	on to be sold of covenant of covenant of the part of ontinuance of the continuance of the courtons. Covenant of the part of t	shall be configured from the such states of the suc	onstrue ee in e i defau
No failure on prejudice its rights in cising any of such rights and assigns of the parties had assigns of the parties had a properly the real properly and the real properly the properly and the real properly the real properly the properly	the property at the part of the event of the event of this shall be no mortgageed obligations hereto. used in this inserty hereby make the course of the co	and expenses of mortgagee to end any other or so construed to promay enforce any increunder shall interest shall shal	upkeep and repose colors any of subsequent defined in the singular subsequent defined in the singular subsequent subseque	its rights here faults or bread the exercise emedies hereuld be binding that where applied to the control of th	der to place the same under for defaults these of covenant, a thereof at any time inder successively of upon the several hiddle. ALC: Black 109	e in the condition or breaches of the color of the color of the color concurrently as	on to be sold of covenant of covenant of the part of ontinuance of the continuance of the courtons. Covenant of the part of t	shall be configured from the such states of the suc	onstrue ee in c i defau
No failure on prejudice its rights in cising any of such rights and assigns of the parties had assigns of the parties had a properly the real properly and the real properly the properly and the real properly the real properly the properly	the property at the part of the event of the event of this shall be no mortgageed obligations hereto. used in this inserty hereby make the course of the co	and expenses of mortgagee to end any other or so construed to promay enforce any increunder shall interest shall shal	upkeep and repose color of subsequent defined in secured this management of the singular of th	its rights here faults or bread the exercise emedies hereuld be binding that where applied to the control of th	der to place the same under for defaults these of covenant, a thereof at any time inder successively of upon the several hiddle. ALC: Black 109	e in the condition or breaches of the color of the color of the color concurrently as	on to be sold of covenant of covenant of the part of ontinuance of the continuance of the courtons. Covenant of the part of t	shall be confirmed any such any such any such any such any such any such any state.	onstrue ee in ee in defau trators of India
No failure on prejudice its rights in cising any of such rights and assigns of the parties had assigns of the parties had a properly the real properly and the real properly the properly and the real properly the real properly the properly	the property at the part of the event of the event of this shall be no mortgageed obligations hereto. used in this inserty hereby make the course of the co	and expenses of mortgagee to end any other or so construed to promay enforce any increunder shall interest shall shal	upkeep and repose color of subsequent defined in secured this management of the singular of th	its rights here faults or bread the exercise emedies hereuid be binding that where applications arigage on the exercise.	der to place the same under for defaults these of covenant, a thereof at any time inder successively of upon the several hiddle. ALC: Black 109	e in the condition or breaches of the color of the color of the color concurrently as	on to be sold of covenant of covenant of the part of ontinuance of the continuance of the courtons. Covenant of the part of t	shall be confirmed any such any such any such any such any such any such any state.	onstrue ee in ee in defau trators of India
No failure on prejudice its rights in cising any of such rights and assigns of the parties had assigns of the parties had a properly the real properly and the real properly the properly and the real properly the real properly the properly	the property at the part of the event of the event of this shall be no mortgageed obligations hereto. used in this inserty hereby make the course of the co	and expenses of mortgagee to end any other or so construed to promay enforce any increunder shall interest shall shal	upkeep and repose colors any of subsequent defined in the singular subsequent defined in the singular subsequent to any one or more researched to any occurrence the singular subsequent su	its rights here faults or bread the exercise emedies hereuid be binding that where applications arigage on the exercise.	der to place the same under for defaults these of covenant, a thereof at any time inder successively of upon the several hiddle. ALC: Black 109	e in the condition or breaches of the color of the color of the color concurrently as	on to be sold of covenant of covenant of the part of ontinuance of the continuance of the courtons. Covenant of the part of t	shall be confirmed any such any such any such any such any such any such any state.	onstrue ee in ee in defau trators of India
No failure on prejudice its rights in cising any of such rights and assigns of the parties had assigns of the parties had a properly the real properly and the real properly the properly and the real properly the real properly the properly	the property at the part of the event of the event of this shall be no mortgageed obligations hereto. used in this inserty hereby make the course of the co	and expenses of mortgagee to end any other or so construed to promay enforce any increunder shall interest shall shal	upkeep and repose colors any of subsequent defined in the singular subsequent defined in the singular subsequent to any one or more researched to any occurrence the singular subsequent su	its rights here faults or bread the exercise emedies hereuid be binding that where applications of the control	der to place the same under for defaults these of covenant, a thereof at any time inder successively of upon the several hiddle. ALC: Black 109	e in the condition or breaches of the color of the color of the color concurrently as	on to be sold of covenant of covenant of the part of ontinuance of the continuance of the courtons. Covenant of the part of t	shall be confirmed any such any such any such any such any such any such any state.	onstrue ee in e in defau trators of India Morty Morty
No failure on prejudice its rights in cising any of such rights and assigns of the parties had assigns of the parties had a properly the real properly and the real properly the properly and the real properly the real properly the properly	the property at the part of the event of the event of this shall be no mortgageed obligations hereto. used in this inserty hereby make the course of the co	and expenses of mortgagee to end any other or so construed to promay enforce any increunder shall interest shall shal	upkeep and repose color of subsequent definition one or more received to an extend the singulated in the subsecuted this move cuted this move we will be a subsecuted this move where the subsecuted	its rights here faults or bread the exercise emedies hereuid be binding that where applications of the control	der to place the same under for defaults these of covenant, a thereof at any time inder successively of upon the several hiddle. ALC: Black 109	e in the condition or breaches of the color of the color of the color concurrently as	on to be sold of covenant of covenant of the part of ontinuance of the continuance of the courtons. Covenant of the part of t	shall be confirmed any such any such any such any such any such any such any state.	onstrue ee in e in defau trators of India Morte
No failure on prejudice its rights in cising any of such rights and assigns of the parties had assigns of the parties had a properly the real properly and the real properly the properly and the real properly the real properly the properly	the property at the part of the event of the event of this shall be no mortgageed obligations hereto. used in this inserty hereby make the course of the co	and expenses of mortgagee to end any other or so construed to promay enforce any increunder shall interest shall shal	upkeep and repose color of subsequent definition one or more received to an extend the singulated in the subsecuted this move cuted this move we will be a subsecuted this move where the subsecuted	its rights here faults or bread the exercise emedies hereuid be binding that where applications or the exercise emedies hereuid be binding that where applications or the exercise emedies hereuid be binding that where applications or the exercise emedies hereuid be binding that where applications or the exercise exercise exercises.	der to place the same under for defaults these of covenant, a thereof at any time inder successively of upon the several hiddle. ALC: Black 109	e in the condition or breaches of the color of the color of the color concurrently as	on to be sold of covenant of covenant of the part of ontinuance of the continuance of the courtons. Covenant of the part of t	shall be confirmed any such any such any such any such any such any such any state.	onstrue ee in e in defau trators of India Morte
No failure on prejudice its rights in cising any of such rights and assigns of the parties had assigns of the parties had a properly the real properly and the real properly the properly and the real properly the real properly the properly	the property at the part of the event of the event of this shall be no mortgageed obligations hereto. used in this inserty hereby make the course of the co	and expenses of mortgagee to end any other or so construed to promay enforce any increunder shall interest shall shal	wecuted this mo	its rights here faults or bread the exercise emedies hereused be binding that where applications with the same and the sam	der to place the same under for defaults these of covenant, a thereof at any time inder successively of upon the several hiddle. Black 109 Black 109	e in the condition or breaches of the color of the color of the color concurrently as	on to be sold of covenant of covenant of the part of ontinuance of the continuance of the courtons. Covenant of the part of t	shall be confirmed any such any such any such any such any such any such any state.	onstrue ee in e in defau trators of India Morte Morte
No failure on prejudice its rights in cising any of such rights and assigns of the parties had assigns of the parties had a properly the real properly and the real properly the properly and the real properly the real properly the properly	the property at the part of the event of the event of this shall be no mortgageed obligations hereto. used in this inserty hereby make the course of the co	and expenses of mortgagee to end any other or so construed to promay enforce any increunder shall interest shall shal	wecuted this mo	its rights here faults or bread the exercise emedies hereurd be binding that where applications or the exercise emedies hereurd be binding that where applications or the exercise emedies hereurd be binding that where applications or the exercise emedies hereurd be binding to the exercise emedies and the exercise emedies	der to place the same under for defaults these of covenant, a thereof at any time inder successively of upon the several hiddle. Black 109 Black 109	e in the condition or breaches of the color of the color of the color concurrently as	on to be sold of covenant of covenant of the part of ontinuance of the continuance of the courtons. Covenant of the part of t	shall be confirmed any such any such any such any such any such any such any state.	onstrue ee in e in defau trators of India Mortg
No faiture on prejudice its rights in cising any of such right breach of covenant, and assigns of the parties in The plural as The real proper and is described as follows:	the property at the part of the event of the event of the event of the shall be not mortgageed obligations hereto. used in this inserty hereby makes. Gary Key	and expenses of mortgagee to end any other or so construed to promay enforce any increunder shall interest shall shal	wecuted this mo	its rights here faults or bread the exercise emedies hereused be binding that where applications with the same and the sam	der to place the same under for defaults these of covenant, a thereof at any time inder successively of upon the several hiddle. Black 109 Black 109	e in the condition or breaches of the color of the color of the color concurrently as	on to be sold of covenant of covenant of the part of ontinuance of the continuance of the courtons. Covenant of the part of t	shall be confirmed any such any such any such any such any such any such any state.	onstrue ee in e in defau trators of India Mortg
No faiture on prejudice its rights in cising any of such right breach of covenant, and assigns of the parties in The plural as and is described as follows: The real proper and is described as follows:	the property at the part of the event of the event of the event of the shall be no mortgagee to obligations hereto. Used in this instantial the event of the eve	and expenses of mortgagee to e frank other or so construed to promay enforce and increunder shall increased is locally Land Co. No. 44-10 Agegors have expenses of mortgaged is locally land Co.	wecuted this mo	its rights here its rights here faults or bread the exercise emedies hereur d be binding to lar where appliance vitness itness itness itness	der to place the same under for defaults these of covenant, a thereof at any time inder successively of upon the several hereof at a several hereo	e in the condition or breaches of the condition of detay of concurrently against successor and the condition of the concurrently against successor and the concurrently against successor and the condition of the concurrently against successor and the concurrent successor and the	on to be sold of covenant of covenant of the part of ontinuance of the continuance of the courtons. Covenant of the part of t	shall be confirmed any such any such any such any such any such any such any state.	onstrue ee in e in defau trators of India Mortg
No faiture on prejudice its rights in cising any of such right breach of covenant, and assigns of the parties in The plural as and is described as follows: The real proper and is described as follows:	the property at the part of the event of the event of the event of the shall be no mortgagee to obligations hereto. Used in this instantial the event of the eve	and expenses of mortgagee to e frank other or so construed to promay enforce and increunder shall increased is locally Land Co. No. 44-10 Agegors have expenses of mortgaged is locally land Co.	wecuted this mo	its rights here its rights here faults or bread the exercise emedies hereur d be binding to lar where appliance vitness itness itness itness	der to place the same under for defaults these of covenant, a thereof at any time inder successively of upon the several hiddle. Black 109 Black 109	e in the condition or breaches of the condition of detay of concurrently against successor and the condition of the concurrently against successor and the concurrently against successor and the condition of the concurrently against successor and the concurrent successor and the	on to be sold of covenant of covenant of the part of ontinuance of the continuance of the courtons. Covenant of the part of t	shall be configated any such any such any such any such any such any such and any such and any such and any such and any such any such and any such	Morts Morts Morts
No faiture on prejudice its rights in cising any of such right breach of covenant, and assigns of the parties in The plural as and is described as follows: The real proper and is described as follows:	the property at the part of it the event of the event of the shall be no mortgagee of obligations hereto. used in this inserty hereby makes: Gary Ley JNTY OF	and expenses of mortgagee to end any other or so construed to promay enforce any increunder shall intereunder shall inte	wecuted this mo	its rights here its rights here faults or bread the exercise emedies hereur d be binding to lar where appliance vitness itness itness itness	der to place the same under for defaults these of covenant, a thereof at any time inder successively of upon the several hereof at a several hereo	e in the condition or breaches of the condition of detay of concurrently against successor and the condition of the concurrently against successor and the concurrently against successor and the condition of the concurrently against successor and the concurrent successor and the	on to be sold of covenant of covenant of the part of ontinuance of the continuance of the courtons. Covenant of the part of t	shall be configated any such any such any such any such any such any such and any such and any such and any such and any such any such and any such	onstrue ee in c i defau trators
No faiture on prejudice its rights in cising any of such right breach of covenant, and assigns of the parties in The plural as The real proposed is described as followed by the execution of the foregine execution of the foregine execution of the foregine metal proposed by the execution of the foregine execution	the property at the part of the event of mortgages of obligations hereto. Used in this inserty hereby makes: Gary Ley Ley Ley Ley Ley Ley Ley L	and expenses of mortgagee to end any other or so construed to promay enforce any increunder shall intereunder shall inte	wecuted this mo	its rights here faults or bread the exercise emedies hereused be binding that where applications. Itat. 39 Intress Itat. 39 Intress Itat. 39 Intress	der to place the same under for defaults these of covenant, a thereof at any time inder successively of pon the several hidden. Block 109 INDIVIDUAL ISS. Istate, personally as	e in the condition or breaches of the condition of detay of concurrently against successor and the condition of the concurrently against successor and the concurrently against successor and the condition of the concurrently against successor and the concurrent successor and the	on to be sold of covenant of covenant of the part of ontinuance of the continuance of the courtons. Covenant of the part of t	shall be configated any such any such any such any such any such any such and any such and any such and any such and any such any such and any such	Morts Morts Morts
No faiture on prejudice its rights in cising any of such right breach of covenant, and assigns of the parties in The plural as The real proposed is described as followed by the execution of the foregine execution of the foregine execution of the foregine metal proposed by the execution of the foregine execution	the property at the part of the event of mortgages of obligations hereto. Used in this inserty hereby makes: Gary Ley Ley Ley Ley Ley Ley Ley L	and expenses of mortgagee to e any other or so construed to promay enforce any hereunder shall in ortgaged is locally Land Co [†] No. 44-10 Ageors have expenses of mortgaged a notary process of the construction of the constru	wecuted this mo	its rights here faults or bread the exercise emedies hereused be binding that where applications. Itat. 39 Intress Itat. 39 Intress Itat. 39 Intress	der to place the same under for defaults these of covenant, a thereof at any time inder successively of pon the several hidden. Block 109 INDIVIDUAL ISS. Istate, personally as	e in the condition or breaches of the condition of detay of concurrently against successor and the condition of the concurrently against successor and the concurrently against successor and the condition of the concurrently against successor and the concurrent successor and the	on to be sold of covenant of covenant of the part of ontinuance of the continuance of the courtons. Covenant of the part of t	shall be configurated from the configuration of the	Mortis Mortis Mortis