-	4 Broadway			· ·	مشع		10 1 m			_
+4	This mortgage made	ie on the	day of	JAN	19	between	Tieline	2 50	1 tom Alst A	EAS
	$\frac{7}{300} = 571343$	) 		7.4	_, hereinafter	referred to as	MORTGAGOR	S, and	GAR	1
	KENACE	Co	whose add	essis 37	716	BRU	cherace	GA	RY.	Inc
	Indiana, hereinafter referr	ed to as MORT	GAGEE.	ocum	ent i	S				****
₹.	WITNESSETH: Mareal property hereinafter	ortgagors jointl described to s	y and severally of ecure the repayr	grant, bargain, se nent of amounts	ell, convey andue under a	id mortgage Home Impr	to Mortgagee, vement Sales	its successo Contract of	rs and ass even date	igns, the herewil
	in the total amount of	ne the	sisand	She Kun	died.	Africa	- One	and		18/10
	Dollars (\$ 14-3/		is Dassel	ene ne tepaym	ah a an ma	e and man	and El morros	inea's ontion t	o the above	e morto
	gers, or any of them, princi	par to aggregati	e not more than i	niriy Seven Thous	sand Five-Hun	idred Dollars	\$37,500.00), a	t any one time		
	The property her rents, issues, profits, fixtur TO HAVE AND TO HAVE AND TO THE PROFITS OF THE PROPERTY OF THE	es and appliand	es thereunto atta	ching or in any wi	se thereunto	appertaining.	and appuritual	oco, rigino, p	nie belee	anti est
	Mortgagee, its successor which said rights and ben	s and assigns	, torever tree to	rom all rights ar	nd benefits i	inder the va	luation and a	opraisement	laws of a	nv stat
	and perfect title to said pered except as hereinan	property in tee	simple and have	e authority to co	nvev the san	ne, that the	title so conve	ved is clear	free and i	inencut
	ever except those prior end If mortgagors sha	cumbrances, it a	any, hereinatter s	hown.						
	obligations which this mort	ga <b>ge secure</b> s, t	hen this mortgage	e shall <b>be null,</b> void	d and of no fu	rther force an	d effect.			
	contain a loss-payable cl	in insurance c Buse in tavor (	ompany authoriz of Mortgagee as	ed to do busines its i <b>nterest m</b> ay	ss in the State	le of Indiana I if Mortgago	acceptable to do	o Mortgagee, so they bere	which pol	icy sha
•	ing the term of such inde	insurance on t bledness, and	said property in a to charge Mortg	a sum not exceed agors with the pa	ding the 2mo remium there	unt of Mortg	agor's indebte I such premi	driess for a p	eriod not o	exceed
•	ever Mortgagee elects to we ever Mortgagors agree to	aive such insu hat any sums	rance Mortgagor advanced or exp	rs agree to be fill ended by Mortga	ully responsil agee for the	protection o	ge or loss re	sulting from	any cause	whats
	upon demand and if not other expenses incident to existing may be created	so paid shall I	be secured here	ov. Mortgaggis i	urther agree:	To nav all.	22922E 29YE	mente hille f	or renaire	and a
	pai on account of any inc	leptedness whi	ich may be secu	red by a lien su	pener to the	lien of this	nortgage and	existing on t	he date he	erent l
	mortgagors tall to make a gagors with the amounts	ny of the foreg	going payments, or the same to	they hereby auth Morfdagor's inde	norize Martga Ebtednese sec	igee to pay to cured hereby	ne same on ti	neir behalf, a due diligenci	nd to char	ge Moi
	management and occupations, and to keep the mortg	aged property i	nits present cond	tion and repair, n	ormal and ord	linary deprec	ation excepted	<b>1.</b>		
	If default be made ment of any instalment w	hen due, or iN	Mortgagors shall	become bankru	ot or insolve	nt, or make	an assignment	for the bene	afit of cred	litors o
	have a receiver appointed the representations, warra property, or sell or attemp	anties or state	ments of Mortga	gors herein cont	lained be inc	orrect or if	he Mortgagor	s shall aband	ion the me	ortoage
	<ul> <li>option, become immediate any case, regardless of s</li> </ul>	ly due and paya uch enforceme	able, without noticent, mortgagee is	ce or demand, and hall be entitled to	d shall be coll o the immed	lectible in a s late bossess	uit at law or by on of the mo-	foreclosure (	of this mon	tgage. se rent
	issues, income and profit or paid by Mortgagee in	s therefrom, w	ith or without fo	reclosure or othe	er proceeding	Nortgago	rs shall pay a	if costs which	h may be	INCLUTE
		conjunction wi	th any suit or pi	roceeding to whi	ch it may be	a party by	reason of the	execution of	1 001310101	e ui hi
	mortgage, and in the ever the title search and reason	nt of foreclosur mable attorney	th any suit or pi e of this mortga is fees for the p	roceeding to whi ge, Mortgagors w reparation and p	ich it may be vill pay to Mo prosecution of	e a party by ortgagee, in a f such forec	reason of the iddition to tax osure, togethe	able costs, a er with all other	reasonable	e lee to
•	mortgage, and in the ever the title search and reaso penses of foreclosure and liens or claims against the p	nt of foreclosur mable attorney d sale, including property and exp	th any suit or pi e of this mortga is fees for the p ng expenses, rea penses of upkeep	roceeding to whi ge, Mortgagors w reparation and p asonable attorned and repair made	ich it may be vill pay to Mo prosecution of ys fees, and in order to pla	e a party by ortgagee, in a f such forect payments in the same	reason of the iddition to tax osure, together hade to preven the condition	able costs, a er with all oth of or remove to be sold.	reasonable ner and fu the impo	e fee for orther existion
·	mortgage, and in the ever the title search and reaso penses of foreclosure and ilens or claims against the p No failure on the prejudice its rights in the	nt of foreclosure mable attorney is sale, including the property and expertise mortgate event of any of the control of the con	th any suit or pi e of this mortga- is fees for the p ng expenses, re- penses of upkeep igee to exercise other or subsequ	roceeding to whi ge, Mortgagors was reparation and pasonable attorned and repair made any of its rights ent defaults or be	ch it may be vill pay to Mo prosecution of ys fees, and in order to pla hereunder for preaches of co	e a party by ortgagee, in a f such forect payments in the same or defaults of covenant, and	reason of the didition to tax osure, together hade to preven the condition of the didition of the delay on the delay of th	able costs, a er with all oil of or remove to be sold. covenant shall the part of	reasonable ner and full the impo all be cons	e fee for their existing of the structure of the structur
•	mortgage, and in the ever the title search and reaso penses of foreclosure and liens or claims against the p No failure on the prejudice its rights in the cising any of such rights breach of covenant, and more	nt of foreclosure mable attorney of sale, including the part of mortgate event of any constructions are constructed and expert gages may expert of the constructed and expert of the constructed and the constructed are attorned and the constructed are attorned and the constructed are attorned attorned are attorned are attorned are attorned attorned are attorned attorned are attorned a	th any suit or pite of this mortgants fees for the ping expenses, reconses of upkeepigee to exercise other or subsequived to preclude inforce any one or	roceeding to whi ge, Mortgagors was reparation and pasonable attorned and repair made any of its rights ent detaults or but it from the exerc more remedies h	ch it may be vill pay to Mo rosecution of ys fees, and in order to pla hereunder for creaches of co cise thereof a ereunder such	e a party by ortgagee, in a function for such forect payments in acceptant of defaults of defaults of defaults of defaults of defaults of defaults or defaults or defaults or defaults or defaults or dessively or defaults or dessively or defaults or dessively or defaults.	reason of the iddition to tax osure, together hade to preven the condition of the condition of the condition of the condition on delay on oncurrently at	able costs, a ser with all oil of remove to be sold. covenant ship the part of a tinuance of a its option.	reasonable and tue the important be consmortigagee in such d	e fee to other e isition strued in exe efault o
0	mortgage, and in the ever the title search and reaso penses of foreclosure and liens or claims against the prejudice its rights in the cising any of such rights breach of covenant, and management of the parties hereto.	nt of foreclosury mable attorney disale, including property and exp partion mortga event of any o shall be construct partions hereur o.	th any suit or pite of this mortgants fees for the ping expenses, respenses, respenses of upkeep other or subsequited to preclude inforce any one or ander shall extend	roceeding to whi ge, Mortgagors we reparation and pasonable attorned and repair made any of its rights ent defaults or but from the exercitions remedies him and be bind	ch it may be vill pay to Mo rosecution of ys fees, and in order to plate hereunder for eaches of coise thereof a reunder such ing upon the	e a party by ortgagee, in a function for such forect payments in acceptant of defaults of defaults of defaults of defaults of defaults of defaults or defaults or defaults or defaults or defaults or dessively or defaults or dessively or defaults or dessively or defaults.	reason of the iddition to tax osure, together hade to preven the condition of the condition of the condition of the condition on delay on oncurrently at	able costs, a ser with all oil of remove to be sold. covenant ship the part of a tinuance of a its option.	reasonable and tue the important be consmortigagee in such d	e fee for their existion strued in exemple in exemple in exemple in exemple fault of the fault o
0	mortgage, and in the ever the title search and reaso penses of foreclosure and liens or claims against the prejudice its rights in the cising any of such rights breach of covenant, and making the parties hereto.  The plural as used	nt of foreclosure mable attorney of sale, including part of mortga event of any constructions hereur of this instrument of this instrument of the constructions.	th any suit or pite of this mortgants fees for the ping expenses, reconses of upkeepigee to exercise other or subsequived to preclude inforce any one or ander shall extendent shall include the	roceeding to whi ge, Mortgagors we reparation and pasonable attorned and repair made any of its rights ent detaults or but from the exercity more remedies had be bind mesingular where	ch it may be vill pay to Mo rosecution of ys fees, and in order to pla hereunder for eaches of coise thereof ereunder such ing upon the applicable.	e a party by ortgagee, in a f such forect payments in ace the same or defaults of covenant, and at any time of cessively or deserveral heir	reason of the iddition to tax osure, together hade to preven the condition of the condition of the condition of the condition on delay on oncurrently at	able costs, a ser with all oil of remove to be sold. covenant shiften part of a tinuance of a its option.	reasonable and full the important the consmortigages in such district the consmortigages in such district the consmortigages in the consmortigages in the consmortigages in the construction of the constructi	e fee for their extrued in exemple fault of their exemples and their exemples are their exemples and their exemples are the exemples are their exemples are the exemples are their exemp
9	mortgage, and in the ever the title search and reaso penses of foreclosure and liens or claims against the prejudice its rights in the cising any of such rights breach of covenant, and management of the parties hereto.	nt of foreclosure mable attorney of sale, including part of mortga event of any constructions hereur of this instrument of the construction of the	th any suit or pite of this mortgants fees for the ping expenses, reconses of upkeepigee to exercise other or subsequived to preclude inforce any one or ander shall extendent shall include the	roceeding to whi ge, Mortgagors we reparation and pasonable attorned and repair made any of its rights ent detaults or but from the exercity more remedies had be bind mesingular where	ch it may be vill pay to Mo rosecution of ys fees, and in order to pla hereunder for eaches of coise thereof ereunder such ing upon the applicable.	e a party by ortgagee, in a function for such forect payments in acceptant of defaults of defaults of defaults of defaults of defaults of defaults or defaults or defaults or defaults or defaults or dessively or defaults or dessively or defaults or dessively or defaults.	reason of the iddition to tax osure, together hade to preven the condition of the condition of the condition of the condition on delay on oncurrently at	able costs, a ser with all oil of remove to be sold. covenant shiften part of a tinuance of a its option.	reasonable and tue the important be consmortigagee in such d	e fee for their extrued in exemple fault of their exemples and their exemples are their exemples and their exemples are the exemples are their exemples are the exemples are their exemp
9	mortgage, and in the ever the title search and reaso penses of foreclosure and liens or claims against the prejudice its rights in the cising any of such rights breach of covenant, and more assigns of the parties hereto.  The plural as used.  The real property hand is described as follows.	nt of foreclosure mable attorney of sale, including part of mortgate event of any constructions hereur of this instrument of the construction of t	th any suit or pite of this mortgans fees for the ping expenses, respenses, respenses of upkeepingee to exercise other or subsequived to preclude inforce any one of other shall include the dislocated in	roceeding to whi ge, Mortgagors we reparation and pasonable attorned and repair made any of its rights ent detaults or but from the exercity more remedies had to and be bind the singular where	ch it may be vill pay to Mo rosecution of ys fees, and in order to pla hereunder for cise thereof cise thereof ingrupon the applicable.	e a party by ortgagee, in a such forect payments in ace the same or defaults of covenant, and at any time of several heir	reason of the iddition to tax osure, together ade to preven the condition of the conditions the conditions.	able costs, a ser with all off of remove to be sold. covenant should be part of tinuance of a its option. executors,	reasonable and full the important the consmortigages in such district the consmortigages in such district the consmortigages in the consmortigages in the consmortigages in the construction of the constructi	e fee for their extrued in exemple fault of their exemples and their exemples are their exemples and their exemples are the exemples are their exemples are the exemples are their exemp
<b>5</b>	mortgage, and in the ever the title search and reaso penses of foreclosure and liens or claims against the prejudice its rights in the cising any of such rights breach of covenant, and more assigns of the parties hereto.  The plural as used.  The real property hand is described as follows.	nt of foreclosure mable attorney of sale, including part of mortgate event of any constructions hereur of this instrument of the construction of t	th any suit or pite of this mortgans fees for the ping expenses, respenses, respenses of upkeepingee to exercise other or subsequived to preclude inforce any one of other shall include the dislocated in	roceeding to whi ge, Mortgagors we reparation and pasonable attorned and repair made any of its rights ent detaults or but from the exercity more remedies had be bind mesingular where	ch it may be vill pay to Mo rosecution of ys fees, and in order to pla hereunder for cise thereof cise thereof ingrupon the applicable.	e a party by ortgagee, in a such forect payments in ace the same or defaults of covenant, and at any time of several heir	reason of the iddition to tax osure, together ade to preven the condition of the conditions the conditions.	able costs, a ser with all off of remove to be sold. covenant should be part of tinuance of a its option. executors,	reasonable and full the important the consmortigages in such district the consmortigages in such district the consmortigages in the consmortigages in the consmortigages in the construction of the constructi	e fee for their extrued in exemple fault of their exemples and their exemples are their exemples and their exemples are the exemples are their exemples are the exemples are their exemp
7	mortgage, and in the ever the title search and reaso penses of foreclosure and liens or claims against the prejudice its rights in the cising any of such rights breach of covenant, and more assigns of the parties hereto.  The plural as used.  The real property hand is described as follows.	nt of foreclosure mable attorney of sale, including part of mortgatevent of any of shall be constructed agations hereur of this instrument of the sale	th any suit or pite of this mortgans fees for the ping expenses, respenses, respenses of upkeepingee to exercise other or subsequied to preclude inforce any one of the shall include the ed is located in	roceeding to whi ge, Mortgagors we reparation and pasonable attorned and repair made any of its rights ent detaults or but from the exercity more remedies had to and be bind the singular where	ch it may be will pay to Mo prosecution of ys fees, and in order to pla hereunder for cise thereof ereunder such ing upon the applicable.	e a party by ortgagee, in a such forect payments in a ce the same or defaults of covenant, and any time of cessively or described several heir	reason of the iddition to tax osure, together ade to preven the condition of the conditions the conditions.	able costs, a ser with all off of remove to be sold. covenant should be part of tinuance of a its option. executors,	reasonable and full the important the consmortigages in such district the consmortigages in such district the consmortigages in the consmortigages in the consmortigages in the construction of the constructi	e fee for their extrued in exemple fault in their exemples and their exemples are the exemples are their exemples are the exemples are their exemples are their exemples are the exemples are their exemples are the exemples are t
9	mortgage, and in the ever the title search and reaso penses of foreclosure and liens or claims against the prejudice its rights in the cising any of such rights breach of covenant, and more assigns of the parties hereto.  The plural as used.  The real property hand is described as follows.	nt of foreclosure mable attorney of sale, including part of mortgatevent of any of shall be constructed agations hereur of this instrument of the sale	th any suit or pite of this mortgans fees for the ping expenses, respenses, respenses of upkeepingee to exercise other or subsequied to preclude inforce any one of the shall include the ed is located in	roceeding to whi ge, Mortgagors w reparation and p asonable attorned and repair made any of its rights ent detaults or b it from the exerc more remedies h to and be bind he singular where	ch it may be will pay to Mo prosecution of ys fees, and in order to pla hereunder for cise thereof ereunder such ing upon the applicable.	e a party by ortgagee, in a such forect payments in a ce the same or defaults of covenant, and any time of cessively or described several heir	reason of the iddition to tax osure, together ade to preven the condition of the conditions the conditions.	able costs, a ser with all oil of remove to be sold. covenant should be part of tinuance of a its option. executors,	reasonable and full the important the consmortigages in such district the consmortigages in such district the consmortigages in the consmortigages in the consmortigages in the construction of the constructi	e fee for their extrued in exemple fault of their exemples and their exemples are their exemples and their exemples are the exemples are their exemples are the exemples are their exemp
7	mortgage, and in the ever the title search and reaso penses of foreclosure and liens or claims against the prejudice its rights in the cising any of such rights breach of covenant, and more assigns of the parties hereto.  The plural as used.  The real property hand is described as follows.	of foreclosure of sale attorney of sale including the construction of any constructions hereur of a sale including the constructions hereur of a sale in this instrument of the construction of the constructi	th any suit or pite of this mortgal is fees for the ping expenses, reconses of upkeepingee to exercise other or subsequived to preclude inforce any one or inder shall include the ed is located in  Address is	roceeding to whi ge, Mortgagors w reparation and p asonable attorned and repair made any of its rights ent detaults or b it from the exerc more remedies h to and be bind he singular where	ch it may be vill pay to Mo rosecution of ys fees, and in order to pia hereunder for cise thereof ereunder such ing upon the applicable.	e a party by ortgagee, in a such forect payments in ice the same or defaults or defaults or defaults or dessively or dessi	reason of the iddition to tax osure, together ade to preven the condition of the condition breaches of the condition on delay on oncurrently at s, successors	able costs, a ser with all off or remove to be sold. covenant shiften part of tinuance of a its option. County Cou	reasonable and full the important the consmortigages in such district the consmortigages in such district the consmortigages in the consmortigages in the consmortigages in the construction of the constructi	e fee for their extrued in exemple of authors and their exemples of a constant of a co
	mortgage, and in the ever the title search and reaso penses of foreclosure and liens or claims against the prejudice its rights in the cising any of such rights breach of covenant, and more assigns of the parties hereto.  The plural as used.  The real property hand is described as follows.	of foreclosure of sale attorney of sale including the construction of any constructions hereur of a sale including the constructions hereur of a sale in this instrument of the construction of the constructi	th any suit or pite of this mortgal is fees for the ping expenses, reconses of upkeepingee to exercise other or subsequived to preclude inforce any one or inder shall include the ed is located in  Address is	roceeding to whige, Mortgagors were paration and pasonable attorner and repair made any of its rights ent detaults or but from the exercity from the exercity from the bind to and be bind the singular where	ch it may be vill pay to Mo rosecution of ys fees, and in order to pia hereunder for cise thereof ereunder such ing upon the applicable.	e a party by ortgagee, in a such forect payments in ice the same or defaults or defaults or defaults or dessively or dessi	reason of the iddition to tax osure, together ade to preven the condition of the condition breaches of the condition on delay on oncurrently at s, successors	able costs, a ser with all off of remove to be sold. covenant shiften part of tinuance of a its option. Count	reasonable	e fee for their extrued in exemple of authors and their exemples of a constant of their exemples of a constant of their exemples of their
	mortgage, and in the ever the title search and reaso penses of foreclosure and liens or claims against the prejudice its rights in the cising any of such rights breach of covenant, and more assigns of the parties hereto.  The plural as used.  The real property hand is described as follows.	of foreclosure of sale attorney of sale including part of mortga event of any constructions hereur of this instrument of the construction of the c	th any suit or pite of this mortgans fees for the ping expenses, reconses of upkeepingee to exercise other or subsequived to preclude inforce any one or inder shall include the ed is located in  Address is	roceeding to whige, Mortgagors were paration and pasonable attorner and repair made any of its rights ent detaults or but from the exercity from the exercity from the bind to and be bind the singular where	ch it may be will pay to Mo rosecution of ys fees, and in order to pia hereunder for cise thereof ereunder such ing upon the applicable.  The country Plants & Glades	e a party by ortgagee, in a such forect payments in the same or defaults or defaults or defaults or dessively	reason of the iddition to tax osure. together ade to preven the condition of the condition breaches of the conduction on delay on oncurrently at s. successors	able costs, a ser with all off of remove to be sold. covenant shiften part of tinuance of a its option. Count	reasonable	e fee for their extrued in exemple of authors and their exemples of a constant of their exemples of a constant of their exemples of their
	mortgage, and in the ever the title search and reaso penses of foreclosure and liens or claims against the property of failure on the prejudice its rights in the cising any of such rights breach of covenant, and make the property of the plural as used.  The plural as used.  The real property of and is described as follows.	of foreclosure mable attorney of sale, including part of mortgate event of any constructions hereur of this instrument of the construction of the	th any suit or part of this mortgan is fees for the page expenses, responses of upkeep igee to exercise other or subsequent of preclude inforce any one of the shall include the ed is located in  Address is in name of the coesor's O	roceeding to whige, Mortgagors were paration and pasonable attorned and repair made any of its rights ent detaults or but from the exercistrom to and be bind to and be bind he singular where	ch it may be will pay to Mo rosecution of ys fees, and in order to pla hereunder for cise thereof ereunder such ing upon the applicable.  The control of the	e a party by ortgagee, in a such forect payments in ice the same or defaults of covenant, and any time of several heir several heir lace.	reason of the iddition to tax osure. together ade to preven the condition of the condition breaches of the conduction on delay on oncurrently at s. successors	able costs, a ser with all off of remove to be sold. covenant shiften part of tinuance of a its option. Count	reasonable	e fee for their extrued in exemple of authors and their exemples of a constant of their exemples of a constant of their exemples of their
	mortgage, and in the ever the title search and reaso penses of foreclosure and liens or claims against the prejudice its rights in the cising any of such rights breach of covenant, and more assigns of the parties hereto.  The plural as used.  The real property hand is described as follows.	of foreclosure mable attorney of sale, including part of mortgate event of any constructions hereur of this instrument of the construction of the	th any suit or part of this mortgan is fees for the page expenses, responses of upkeep igee to exercise other or subsequent of preclude inforce any one of the shall include the ed is located in  Address is in name of the coesor's O	roceeding to whige, Mortgagors were paration and pasonable attorned and repair made any of its rights ent detaults or but from the exercistrom to and be bind to and be bind he singular where	ch it may be will pay to Mo rosecution of ys fees, and in order to pla hereunder for cise thereof ereunder such ing upon the applicable.  The control of the	e a party by ortgagee, in a such forect payments in ice the same or defaults of covenant, and any time of several heir several heir lace.	reason of the iddition to tax osure. together ade to preven the condition of the condition breaches of the conduction on delay on oncurrently at s. successors	able costs, a ser with all off of remove to be sold. covenant shiften part of tinuance of a its option. Count	reasonable	e fee for their extrued in exemple of authors and their exemples of a constant of their exemples of a constant of their exemples of their
	mortgage, and in the ever the title search and reaso penses of foreclosure and liens or claims against the property of failure on the prejudice its rights in the cising any of such rights breach of covenant, and make the property of the plural as used.  The plural as used.  The real property of and is described as follows.	of foreclosure mable attorney of sale, including part of mortgate event of any constructions hereur of this instrument of the construction of the	th any suit or part of this mortgan is fees for the page expenses, responses of upkeep igee to exercise other or subsequent of preclude inforce any one of the shall include the ed is located in  Address is in name of the coesor's O	roceeding to whige, Mortgagors were paration and pasonable attorned and repair made any of its rights ent detaults or but from the exercistrom to and be bind to and be bind he singular where	ch it may be will pay to Mo rosecution of ys fees, and in order to pla hereunder for cise thereof ereunder such ing upon the applicable.  The control of the	e a party by ortgagee, in a such forect payments in ice the same or defaults of covenant, and any time of several heir several heir lace.	reason of the iddition to tax osure. together ade to preven the condition of the condition breaches of the conduction on delay on oncurrently at s. successors	able costs, a ser with all off of remove to be sold. covenant shiften part of tinuance of a its option. Count	reasonable	e fee for their existion strued in exemple of authors and indianal strueghold in exemple of authors are also and indianal strueghold in exemple of authors are also and indianal strueghold in exemple of authors are also and indianal strueghold in exemple of authors are also and indianal strueghold in exemple of authors are also and indianal strueghold in exemple of authors are also and also are also and authors are
	mortgage, and in the ever the title search and reaso penses of foreclosure and liens or claims against the property of failure on the prejudice its rights in the cising any of such rights breach of covenant, and make the property of the plural as used.  The plural as used.  The real property of and is described as follows.	of foreclosure mable attorney of sale, including part of mortgate event of any constructions hereur of this instrument of the construction of the	th any suit or part of this mortgan is fees for the page expenses, responses of upkeep igee to exercise other or subsequent of preclude inforce any one of the shall include the ed is located in  Address is in name of the coesor's O	roceeding to whige, Mortgagors were paration and pasonable attorner and repair made any of its rights ent detaults or but from the exercise more remedies had to and be bind to and be bind the singular where the fire did relation to Hold this mortgage or witness.	ch it may be will pay to Mo rosecution of ys fees, and in order to pla hereunder for cise thereof ereunder such ing upon the applicable.  The control of the	e a party by ortgagee, in a such forect payments in ice the same or defaults of covenant, and any time of several heir several heir lace.	reason of the iddition to tax osure. together ade to preven the condition of the condition breaches of the conduction on delay on oncurrently at s. successors	able costs, a ser with all off of remove to be sold. covenant shiften part of tinuance of a its option. Count	reasonable of and full the importance of the imp	e fee for their existion strued in exe efault ors an inclination or an inclination of the feet of the
	mortgage, and in the ever the title search and reaso penses of foreclosure and liens or claims against the property of failure on the prejudice its rights in the cising any of such rights breach of covenant, and make the property of the plural as used.  The plural as used.  The real property of and is described as follows.	of foreclosure mable attorney of sale, including part of mortgate event of any constructions hereur of this instrument of the construction of the	th any suit or part of this mortgan is fees for the page expenses, responses of upkeep igee to exercise other or subsequent of preclude inforce any one of the shall include the ed is located in  Address is in name of the coesor's O	roceeding to whige, Mortgagors were paration and pasonable attorner and repair made any of its rights ent detaults or but from the exercitation to and be bind to and be bind he singular where the first of the control	ch it may be will pay to Mo rosecution of ys fees, and in order to pla hereunder for cise thereof ereunder such ing upon the applicable.  The control of the	e a party by ortgagee, in a such forect payments in ice the same or defaults of covenant, and any time of several heir several heir lace.	reason of the iddition to tax osure. together ade to preven the condition of the condition breaches of the conduction on delay on oncurrently at s. successors	able costs, a ser with all off of remove to be sold. covenant shiften part of tinuance of a its option. Count	reasonable of and full the importance of the imp	e fee for their existion strued in exemple of authors and indianal strueghold in exemple of authors are also and indianal strueghold in exemple of authors are also and indianal strueghold in exemple of authors are also and indianal strueghold in exemple of authors are also and indianal strueghold in exemple of authors are also and indianal strueghold in exemple of authors are also and also are also and authors are
	mortgage, and in the ever the title search and reaso penses of foreclosure and liens or claims against the property of failure on the prejudice its rights in the cising any of such rights breach of covenant, and make the property of the plural as used.  The plural as used.  The real property of and is described as follows.	of foreclosure mable attorney of sale, including part of mortgate event of any constructions hereur of this instrument of the construction of the	th any suit or part of this mortgan is fees for the page expenses, responses of upkeep igee to exercise other or subsequent of preclude inforce any one of the shall include the ed is located in  Address is in name of the coesor's O	roceeding to whige, Mortgagors were paration and pasonable attorner and repair made any of its rights ent detaults or but from the exercise more remedies had to and be bind to and be bind the singular where the fire did relation to Hold this mortgage or witness.	ch it may be will pay to Mo rosecution of ys fees, and in order to pla hereunder for cise thereof ereunder such ing upon the applicable.  The control of the	e a party by ortgagee, in a such forect payments in ice the same or defaults of covenant, and any time of several heir several heir lace.	reason of the iddition to tax osure. together ade to preven the condition of the condition breaches of the conduction on delay on oncurrently at s. successors	able costs, a ser with all off of remove to be sold. covenant shiften part of tinuance of a its option. Count	reasonable of and full the importance of the imp	dortgag
	mortgage, and in the ever the title search and reaso penses of foreclosure and liens or claims against the property of failure on the prejudice its rights in the cising any of such rights breach of covenant, and make the property of the plural as used.  The plural as used.  The real property of and is described as follows.	of foreclosure mable attorney of sale, including part of mortgate event of any constructions hereur of this instrument of the construction of the	th any suit or part of this mortgan is fees for the page expenses, responses of upkeep igee to exercise other or subsequent of preclude inforce any one of the shall include the ed is located in  Address is in name of the coesor's O	roceeding to whit ge, Mortgagors we reparation and pasonable attorned and repair made any of its rights ent detaults or but from the exercitation to and be bind to and be bind the singular where the fice did resingular where this mortgage of witness.	ch it may be will pay to Mo rosecution of ys fees, and in order to pla hereunder for cise thereof ereunder such ing upon the applicable.  The control of the	e a party by ortgagee, in a such forect payments in ice the same or defaults of covenant, and any time of several heir several heir lace.	reason of the iddition to tax osure. together ade to preven the condition of the condition breaches of the conduction on delay on oncurrently at s. successors	able costs, a ser with all off of remove to be sold. covenant shiften part of tinuance of a its option. Count	reasonable of and full the importance of the imp	there is the structure of the structure
	mortgage, and in the ever the title search and reaso penses of foreclosure and liens or claims against the property of failure on the prejudice its rights in the cising any of such rights breach of covenant, and make the property of the plural as used.  The plural as used.  The real property of and is described as follows.	of foreclosure mable attorney of sale, including part of mortgate event of any constructions hereur of this instrument of the construction of the	th any suit or part of this mortgan is fees for the page expenses, responses of upkeep igee to exercise other or subsequent of preclude inforce any one of the shall include the ed is located in  Address is in name of the coesor's O	roceeding to whit ge, Mortgagors we reparation and pasonable attorned and repair made any of its rights ent detaults or but from the exercitation to and be bind to and be bind the singular where the fice did resingular where this mortgage of witness.	ch it may be will pay to Mo rosecution of ys fees, and in order to pla hereunder for cise thereof ereunder such ing upon the applicable.  The control of the	e a party by ortgagee, in a such forect payments in ice the same or defaults of covenant, and any time of several heir several heir lace.	reason of the iddition to tax osure. together ade to preven the condition of the condition breaches of the conduction on delay on oncurrently at s. successors	able costs, a ser with all off of remove to be sold. covenant shiften part of tinuance of a its option. Count	reasonable of and full the importance of the imp	dortgag
	mortgage, and in the ever the title search and reaso penses of foreclosure and itens or claims against the property of failure on the prejudice its rights in the cising any of such rights breach of covenant, and more assigns of the parties hereto.  The plural as used.  The real property hand is described as follows.	of foreclosure and extended attended attended attended for part of mortgage event of any continuous foreign and extended foregations hereuro. In this instrument of the part o	th any suit or part of this mortgan is fees for the page expenses, responses of upkeep igee to exercise other or subsequent of preclude inforce any one of the shall include the ed is located in  Address is in name of the coesor's O	roceeding to whit ge, Mortgagors we reparation and pasonable attorned and repair made any of its rights ent detaults or but from the exercitation to and be bind to and be bind the singular where the fice did resingular where this mortgage of witness.	ch it may be will pay to Mo rosecution of ys fees, and in order to pla hereunder for cise thereof ereunder such ing upon the applicable.  The control of the	e a party by ortgagee, in a such forect payments in ice the same or defaults of covenant, and any time of several heir several heir lace.	reason of the iddition to tax osure. together ade to preven the condition of the condition breaches of the conduction on delay on oncurrently at s. successors	able costs, a ser with all off of remove to be sold. covenant shiften part of tinuance of a its option. Count	reasonable of and full the importance of the imp	dortgag
	mortgage, and in the ever the title search and reason penses of foreclosure and itens or claims against the property of failure on the prejudice its rights in the cising any of such rights breach of covenant, and make assigns of the parties hereto.  The plural as used.  The real property of and is described as follows.	of foreclosure and extended attended attended attended for part of mortgage event of any continuous foreign and extended for any extended for	th any suit or present of this mortgans fees for the progress of upkeepinge to exercise other or subsequent or control of the progress of upkeepinge to exercise other or subsequent or control of the progress of the progres	roceeding to whit ge, Mortgagors we reparation and pasonable attorned and repair made any of its rights ent detaults or but from the exercitation to and be bind to and be bind the singular where the fice did resingular where this mortgage of witness.	ch it may be vill pay to Mo vill pay to pia hereunder to pia hereunder for cise thereof ereunder such ing upon the applicable.  The Glad the day above	of Lot  key num  e shown.	reason of the iddition to tax osure. together ade to preven the condition of the condition breaches of the delay on furing the conduction oncurrently at s. successors  16 Block  Palaras  Laure	able costs, a ser with all off of remove to be sold. covenant shiften part of tinuance of a its option. Count	reasonable of and full the importance of the imp	ther electrical in exemple of and in exemple of and in exemple of and indianal india
	mortgage, and in the ever the title search and reaso penses of foreclosure and itens or claims against the prejudice its rights in the cising any of such rights breach of covenant, and make a signs of the parties heret. The plural as used.  The real property hand is described as follows.	of foreclosure and extended attempts and extended and extended and extended and extended and extended attempts and extended and extended and extended and extended attempts and	th any suit or present of this mortgans fees for the progress of upkeepinge to exercise other or subsequent or control of the progress of upkeepinge to exercise other or subsequent or control of the progress of the progres	roceeding to white ge, Mortgagors we reparation and pasonable attorner and repair made any of its rights ent detaults or to it from the exercitation to and be bind to and be bind the singular where this mortgage of Witness  Witness  Witness  NOWLEDGMEN	ch it may be vill pay to Mo vill pay to pia hereunder to pia hereunder for cise thereof ereunder such ing upon the applicable.  The Glad the day above	of Lot  key num  e shown.	reason of the iddition to tax osure. together ade to preven the condition of the condition breaches of the delay on furing the conduction oncurrently at s. successors  16 Block  Palaras  Laure	able costs, a ser with all off of remove to be sold. covenant shiften part of tinuance of a its option. Count	reasonable of and full the importance of the imp	there is the structure of the structure
	mortgage, and in the ever the title search and reaso penses of foreclosure and liens or claims against the property of such rights in the cising any of such rights breach of covenant, and make assigns of the parties hereto.  The plural as used and is described as follows.  The real property of and is described as follows.	of foreclosure and extended and	th any suit or present of this mortgans fees for the page expenses, reconses of upkeep other or subsequent or controlled enter or subsequent or controlled enter on subsequent shall include the edis located in or 1st Add.  Address is in name of the controlled enter or subsequent shall include the edis located in or 1st Add.  Address is in name of the controlled enter or subsequent shall include the edis located in or 1st Add.  Address is in name of the controlled enter or subsequent	roceeding to white the more remedies in the singular where the singula	ch it may be vill pay to Mo rosecution of ys fees, and in order to pia hereunder for cise thereof ereunder such ing upon the applicable.  The Glad of the day above the da	rea party by ortgagee, in a such forect payments in ice the same or defaults or defaults or defaults or dessively or dessi	reason of the iddition to tax osure. together ade to preven the condition of the condition breaches of the condition on delay on oncurrently at s. successors  16 Block  Palaras  Laure	able costs, a ser with all off of remove to be sold. covenant shiften part of tinuance of a its option. Count	reasonable of and full the importance of the imp	there is the structure of the structure
ŧ	mortgage, and in the ever the title search and reaso penses of foreclosure and liens or claims against the property of such rights in the cising any of such rights breach of covenant, and make assigns of the parties hereto.  The plural as used and is described as follows.  The real property of and is described as follows.	of foreclosure and extended and	th any suit or present of this mortgans fees for the page expenses, reconses of upkeep other or subsequent or controlled enter or subsequent or controlled enter on subsequent shall include the edis located in or 1st Add.  Address is in name of the controlled enter or subsequent shall include the edis located in or 1st Add.  Address is in name of the controlled enter or subsequent shall include the edis located in or 1st Add.  Address is in name of the controlled enter or subsequent	roceeding to white ge, Mortgagors we reparation and pasonable attorner and repair made any of its rights ent detaults or to it from the exercitation to and be bind to and be bind the singular where this mortgage of Witness  Witness  Witness  NOWLEDGMEN	ch it may be vill pay to Mo rosecution of ys fees, and in order to pia hereunder for cise thereof ereunder such ing upon the applicable.  The Glad of the day above the da	rea party by ortgagee, in a such forect payments in ice the same or defaults or defaults or defaults or dessively or dessi	reason of the iddition to tax osure. together ade to preven the condition of the condition breaches of the condition on delay on oncurrently at s. successors  16 Block  Palaras  Laure	acide costs, a ser with all off or remove to be sold. covenant shiften part of tinuance of a tis option.  County of the part o	reasonable of and luck the importance of the imp	Wortgag  Mortgag
ŧ	mortgage, and in the ever the title search and reaso penses of foreclosure and liens or claims against the property of such rights in the cising any of such rights breach of covenant, and more assigns of the parties hereto.  The plural as used and is described as follows the execution of the foregoing in witness witness with the execution of the foregoing in witness witness with the execution of the foregoing in witness with the execution of the foregoing in witness witness with the execution of the foregoing in witness wit	of foreclosure and extended and	th any suit or present of this mortgans fees for the page expenses, reconses of upkeep other or subsequent or controlled enter or subsequent or controlled enter on subsequent shall include the edis located in or 1st Add.  Address is in name of the controlled enter or subsequent shall include the edis located in or 1st Add.  Address is in name of the controlled enter or subsequent shall include the edis located in or 1st Add.  Address is in name of the controlled enter or subsequent	roceeding to white the more remedies in the singular where the singula	ch it may be vill pay to Mo rosecution of ys fees, and in order to pia hereunder for cise thereof ereunder such ing upon the applicable.  The Glad of the day above the da	rea party by ortgagee, in a such forect payments in ice the same or defaults or defaults or defaults or dessively or dessi	reason of the iddition to tax osure. together ade to preven the condition of the condition breaches of the condition on delay on oncurrently at s. successors  16 Block  Palaras  Laure	acide costs, a ser with all off or remove to be sold. covenant shiften part of tinuance of a tis option.  County of the part o	reasonable of and full the importance of the imp	Mortgag  Mortgag