

DRTGAGEE: ISSOCIATES FINANCIAL SERVICES CON	REAL PANY OF INDIANA, INC.	· · ·	5 €3 343	
ACH CODE STREET-SCORESS CITY AND STATE		INDIANA	0.57520	
COMP TANKE THE PROPERTY AND THE PARTY OF THE	or Amegir sun		ENTAGE 19 00 %	·
2789-4	06-13/80 05-1	DA TON COLET		
THISON, TRUCT T	407.20		CHARGE 21294,03	-
29 DRYAN ST	10 Ton	DEFICIA	19259,00	***
ONN POINT IN 45307 40			39953,03	
POWNA R JOHNSON	This Fourthe	nt is the prop	correction of 1284 CO	_
	the Lake (County Recor	der!	
WITNESSETH: Mortgagors jointly property hereinafter described as secu	rity for the payment of a i	note of even date nerewit	h in the total amount stated above	•
The property hereby mortgaged, a saues, profits, fixtures and appliances	nd described below, include	ies all tenements, aaseme	ints, appurtenances, rights, privileg	jes, interests, rent
TO HAVE AND TO HOLD the sa mortgagee, its successors and assigns	d procesty neremafter d	escribed, with all the or	wileges and appurtenances theret	into belonging un
property in fee simple and have author	nty to convey the same. !	hat the title so conveyed	is clear, free and unencumbered a	xcept as neceinan
appears and that mortgagors will forever if any, nereinafter shown.				
if mortgagors shall fully perform all which this mortgage secures, then this	the terms and conditions of	of this mortgage and shall diand of no further force	pay in full, in accordance with its to and effect.	irms, the obligation
MORTGAGORS AGREE: To keep to	ne mortgaged property. In	cluding the buildings and ii	morovements thereon, fully insured	et all times again
all hazards with an insurance companioss-payable clause in favor of Mortgag	ee as its interest may appe	ar, and if Mortgagors fail	to do so, they neceby authorize Mo	rtgagee to insure :
renew insurance on said property in a indebtedness and to charge Montgagor	s with the premium therei	on to add such premiu	im to Mortgagor's indebt soness. It	Mortgagee elects
waive such insurance Mortgagors agree sums advanced or expended by Mortga	dea for the protection or	preservation of the proper	rty shall be repaid upon demand an	d it not so baid sni
be secured nereby. Mortgagors further the mortgaged property when due in or	earea: To pay all taxes, a	assessments, bills for redail	rs and any other expenses incluent	(O (UB OMUBLZDIO
during the term of this mortgage, and secured by a lien superior to the lien of	to pay, when due, all ins	tailments of interest and r	principal on account of any indebte	iness which may (
they nereny authorize Mortgades to pay	the same on their behalf, ar	id to charge Mortgagors w	nth the amount so paid, adding the s	ame to Mortgagor
indebtedness secured hereby. To exercise thereon, and not to commit or allow w	aste on the mortgaged of	ration, management and od remisels, and to keep the	mortgaged property in its present o	ondition and repair
normal and ordinary depreciation excelling for the terms or	conditions of the debt or	debts hereby secured or	of any of the terms of this mortgage	s. or in the payme
of any installments when due, or if Mo	rtoadors shall become bar	krupt or insolvent, or ma	ke an assignment for the benefit of	creditors, or have
commerciant or element the more	CONTRACT DE CARGO CA CO COLOR			
receiver appointed, or should the more warranties or statements of Mortgagors to self-ail or any part of the same, the without notice or demand, and shall be Mortgagee shall be entitled to the immediate foreclosure or other proceeding or proceeding to which it may be a part Mortgagers will pay to Mortgages, in	herein contained be incomen the whole amount her collectible in a suit at law ediate possession of the national pay and by reason of the execution to taxable costs.	rect or if the Mortgagors significant was secured shall, at Moreor shall are specifically and shall	rtgagee's option, become immediate nortgage, in any case, regardless of the rents, issues, income and profit urred or paid by Mortgageem connitgage and in the event of forcessues the search made and preparation is	to due and sevable street and se
receiver appointed, or should the more warranties or statements of Mortgagors to sell all or any part of the same, the without notice or demand, and shall be Mortgagee shall be entitled to the immediations for proceeding to which it may be a part Mortgagors will pay to Mortgagee, in together with all other and further expending or claims against the property a No failure on the part of Mortgagee its rights in the event of any other or such rights shall be construed to precise	nerein contained be incomen the whole amount her collectible in a suit at law ediate possession of the nation of the execution of the execution to taxable costs, ses of foreclosure and sale in expenses of upkeep and to expenses of upkeep and subsequent defaults or bille it from the exercise there	rect or if the Mortgagors significant was secured shall, at Moreor or by foreclosure of this nortgaged property with the costs which may be included a reasonable fee for including expenses, fees a drepair made in order to the tereunder for defaults or eaches of covenant, and sof at any time during the contents of any time during the contents.	rigages's option, become immediate nortgage. In any case, regardless of the rents, issues, income and profit urred or paid by Mortgageern connitigage and in the event of forecost the search made and preparation for indicate the same in a conditionating or breaches of covenant shall be connicted on the part of Mortgages continuance of any such default or	Hy due and pevable such a character with a character for experience of the amount of the character with a character of the prefudicion of the character with a character of the character with a character of the
receiver appointed, or should the more warranties or statements of Mortgagors to sell all or any part of the same, the without notice or demand, and shall be Mortgagee shall be entitled to the immediate foreclosure or other proceeding or proceeding to which it may be a part Mortgagors will pay to Mortgagee, in together with all other and further expense items or claims against the property a No failure on the part of Mortgagee its rights in the event of any other or	nerein contained be incomen the whole amount her collectible in a suit at law ediate possession of the nation of the nation of the execution to taxable costs, ses of foreclosure and sale, no expenses of upkeep and subsequent defaults or but in the exercise there more remedies hereunder	rect or if the Mortgagors significant was secured shall, at More or by foreclosure of this mortgaged property with the costs which may be incurated of this more and a reasonable fee for including expenses, fees a direct made in order to the foreclosure of covenant, and sof at any time during the concurred	rigages's option, become immediate nortgage. In any case, regardless of the rents, issues, income and profit urred or paid by Mortgageem connitigage and in the event of foliopsusuithe search made and preparation in the payments made to prevent or place the same in a conditionation of breaches of covenant shall be connicionation of the part of Mortgages continuance of any such default or onthy at its option.	the end sevable the entropy with a character for entropy and to prefud to pref
receiver appointed, or should the more warranties or statements of Mortgagors to sell all or any part of the same, the without notice or demand, and shall be Mortgagee shall be entitled to the immediatious foreclosure or other proceeding to which it may be a part Mortgagers will pay to Mortgagee, in together with all other and further expension of liens or claims against the property a No failure on the part of Mortgagee its rights in the event of any other or such rights shall be construed to preclude and Mortgagee may enforce any one of All rights and obligations hereunder of the parties hereto.	nerein contained be incomen the whole amount her collectible in a suit at law ediate possession of the rigs. Mortgagors shall pay a by reason of the execution to taxable costs, ses of foreclosure and sale, no expenses of upkeep and to expenses of upkeep and subsequent defaults or bit from the exercise there more remedies hereunder shall extend to and be bit.	rect or if the Mortgagors sizely secured shall, at Morton or by foreclosure of this nortgaged property with the costs which may be incured and a reasonable fee for including expenses, fees a diregair made in order to the hereunder for defaults of the contents of covenant, and sof at any time during the conditions upon the several himself, and upon the several himself.	rigages's option, become immediate nortgage. In any case, regardless of the rents, issues, income and profit urred or paid by Mortgageem connitigage and in the event of foliopsusuithe search made and preparation in the payments made to prevent or place the same in a conditionation of breaches of covenant shall be connicionation of the part of Mortgages continuance of any such default or onthy at its option.	the end sevable the entropy with a character for entropy and to prefud to pref
receiver appointed, or should the more warranties or statements of Mortgagors to sell all or any part of the same, the without notice or demand, and shall be Mortgagee shall be entitled to the immediatiout foreclosure or other proceeding to which it may be a part Mortgagors will pay to Mortgagee, in together with all other and further expension items or claims against the property a No failure on the part of Mortgagee its rights in the event of any other or such rights shall be construed to preclude and Mortgagee may enforce any one or All rights and obligations hereunded of the parties hereto. The plural as used in this instrument	nerein contained be incomen the whole amount her collectible in a suit at law ediate possession of the nation of the nation of the execution to taxable costs, set of foreclosure and sale, no expenses of upkeep and to expenses of upkeep and subsequent defaults or be in from the exercise there more remedies hereunder in shall extend to and be bit shall include the singular	rect or if the Mortgagors sizely secured shall, at Mortgaged property with the forests which may be incured of this mortgaged property with the costs which may be incured and a reasonable fee for including expenses, fees a direction of existence of this mortgaged in order to the feed of the forest of the content of the feed of the content of the con	rigages s option, become immediate nortgage, in any case, regardless of the rents, issues, income and profit urred or paid by Mortgageem connicted and in the event of forcessue the search made and preparation in the search made to prevent in a payments made to prevent the place the same in a conditionating or breaches of covenant shall be connicted and eliay on the part of Mortgages continuance of any such default of inthy at its option.	the end sevable the entropy with the entropy entropy to prefud to pr
receiver appointed, or should the more warranties or statements of Mortgagors to sell all or any part of the same, the without notice or demand, and shall be Mortgagee shall be entitled to the immediatious foreclosure or other proceeding to which it may be a part Mortgagers will pay to Mortgagee, in together with all other and further expension of liens or claims against the property a No failure on the part of Mortgagee its rights in the event of any other or such rights shall be construed to preclude and Mortgagee may enforce any one of All rights and obligations hereunder of the parties hereto.	nerein contained be incomen the whole amount her collectible in a suit at law ediate possession of the nation of the nation of the execution to taxable costs, set of foreclosure and sale, no expenses of upkeep and to expenses of upkeep and subsequent defaults or be in from the exercise there more remedies hereunder in shall extend to and be bit shall include the singular	rect or if the Mortgagors sizely secured shall, at Mort or by foreclosure of this nortgaged property with the forests which may be incured and a reasonable fee for including expenses, fees a repair made in order to the hereunder for defaults of covenant, and sof at any time during the conding upon the several himself applicable.	rigages s option, become immediate nortgage, in any case, regardless of the rents, issues, income and profit urred or paid by Mortgageem connicted and in the event of forcessue the search made and preparation in the search made to prevent in a payments made to prevent the place the same in a conditionating or breaches of covenant shall be connicted and eliay on the part of Mortgages continuance of any such default of inthy at its option.	the end sevable the entropy with the entropy entropy to prefix to pr
receiver appointed, or should the more warranties or statements of Mortgagors to sell all or any part of the same, the without notice or demand, and shall be Mortgagee shall be entitled to the immediatious foreclosure or other proceeding or proceeding to which it may be a part Mortgagors will pay to Mortgagee, in together with all other and further expend of liens or claims against the property a No failure on the part of Mortgagee its rights in the event of any other or such rights shall be construed to preclude and Mortgagee may enforce any one of All rights and obligations hereunded of the parties hereto. The plural as used in this instrument and is described as follows:	herein contained be incomen the whole amount here collectible in a suit at law ediate possession of the mass. Mortgagors shall pay a your reason of the execution to taxable costs, ses of foreclosure and sale indexpenses of upkeep and expenses of upkeep and subsequent defaults or be more remedies hereunder shall extend to and be bit shall include the singular is located in	rect or if the Mortgagors sizely secured shall, at Mortgaged property with the nortgaged property with the following and a reasonable fee for and a reasonable fee for including expenses, fees a diregair made in order to its hereunder for defaults or eaches of covenant, and sof at any time during the conducted and upon the several him where applicable.	rigages s option, become immediate nortgage, in any case, regardless of the rents, issues, income and profit urred or paid by Mortgageem connicted and in the event of forcessue the search made and preparation in the search made to prevent in a payments made to prevent the place the same in a conditionating or breaches of covenant shall be connicted and eliay on the part of Mortgages continuance of any such default of inthy at its option.	the end sevable with a character with the modern with a character of this modern of coverant assignments. State of Indianals.
receiver appointed, or should the more warranties or statements of Mortgagors to sell all or any part of the same, the without notice or demand, and shall be Mortgagee shall be entitled to the immediatious foreclosure or other proceeding or proceeding to which it may be a part Mortgagors will pay to Mortgagee, in together with all other and further expend of liens or claims against the property a No failure on the part of Mortgagee its rights in the event of any other or such rights shall be construed to preclude and Mortgagee may enforce any one of All rights and obligations hereunded of the parties hereto. The plural as used in this instrument and is described as follows:	herein contained be incomen the whole amount here collectible in a suit at law ediate possession of the mass. Mortgagors shall pay a by reason of the execution to taxable costs, ses of foreclosure and sale to expenses of upkeep and expenses of upkeep and subsequent defaults or bit in from the exercise there more remedies hereunder shall extend to and be bit shall include the singular is located in	rect or if the Mortgagors sizely secured shall, at Mortgaged property with the costs which may be incurant and a reasonable fee for including expenses, fees a direct made in order to its hereunder for defaults or eaches of covenant, and sof at any time during the conding upon the several him where applicable.	rigages s option, become immediate nortgage. In any case, regardless of the rents, issues, income and profit urred or paid by Mortgageem connicted and in the event of forcessue the search made and preparation in the search made to prevent in payments made to prevent in place the same in a conditionation of prevents and delay on the part of Mortgages and into at its option. Countinuance of any such default of inthy at its option. Countinuance of any such default of its option. Countinuance of any such default of its option.	the end sevable with a character with the modern with a character of this modern of coverant assignments. State of Indianals.
receiver appointed, or should the more warranties or statements of Mortgagors to sell all or any part of the same, the without notice or demand, and shall be Mortgagee shall be entitled to the immediatious foreclosure or other proceeding or proceeding to which it may be a part Mortgagors will pay to Mortgagee, in together with all other and further expend of liens or claims against the property a No failure on the part of Mortgagee its rights in the event of any other or such rights shall be construed to preclude and Mortgagee may enforce any one of All rights and obligations hereunded of the parties hereto. The plural as used in this instrument and is described as follows: Lot 61, High Point	herein contained be incomen the whole amount her collectible in a suit at law ediate possession of the mass. Mortgagors shall pay a you reason of the execution to taxable costs. See of foreclosure and sale to expenses of upkeep and expenses of upkeep and to expenses of upkeep and subsequent defaults or be in from the exercise there more remedies hereunded the singular shall extend to and be be in located in Acres Init No. 3	rect or if the Mortgagors sizely secured shall, at Mortgaged property with the costs which may be incurant or existence of this mortgaged property with the costs which may be incurant and a reasonable fee for including expenses, fees a direct made in order to its hereunder for defaults or eaches of covenant, and sof at any time during the concurrent inding upon the several him where applicable. alte	rigages s option, become immediate nortgage. In any case, regardless of the rents, issues, income and profit urred or paid by Mortgageem connicted and in the event of forcess the search made and preparation in the search made to prevent replace the same in a conditionating or breaches of covenant shall be connot delay on the part of Mortgages and its option. St. John, as shown in Counting and Counting and Counting and Counting and Counting and Counting at its option. Counting at its option.	the end sevable with a character with the modern with a character of this modern of coverant assignments. State of Indianals.
receiver appointed, or should the more warranties or statements of Mortgagors to sell ail or any part of the same, the without notice or demand, and shall be Mortgagee shall be entitled to the immediatious foreclosure or other proceeding or proceeding to which it may be a part Mortgagors will pay to Mortgagee, in together with all other and further expension from or claims against the property a No failure on the part of Mortgagee its rights in the event of any other or such rights shall be construed to preclude and Mortgagee may enforce any one of All rights and obligations hereunded of the parties hereto. The plural as used in this instrument and is described as follows: Lot 61, High Point Book 35, Page 26, 1	herein contained be incomen the whole amount her collectible in a suit at law ediate possession of the mass. Mortgagors shall pay a you reason of the execution to taxable costs. See of foreclosure and sale to expenses of upkeep and expenses of upkeep and to expenses of upkeep and subsequent defaults or be in from the exercise there more remedies hereunded the singular shall extend to and be be in located in Acres Init No. 3	rect or if the Mortgagors sizely secured shall, at Mortgaged property with the costs which may be incurant or existence of this mortgaged property with the costs which may be incurant and a reasonable fee for including expenses, fees a direct made in order to its hereunder for defaults or eaches of covenant, and sof at any time during the concurrent inding upon the several him where applicable. alte	rigages s option, become immediate nortgage. In any case, regardless of the rents, issues, income and profit urred or paid by Mortgageem connicted and in the event of forcess the search made and preparation in the search made to prevent replace the same in a conditionating or breaches of covenant shall be connot delay on the part of Mortgages and its option. St. John, as shown in Counting and Counting and Counting and Counting and Counting and Counting at its option. Counting at its option.	the end sevable series with a component of this moderate of the end of the en
receiver appointed, or should the more warranties or statements of Mortgagors to sell all or any part of the same, the without notice or demand, and shall be Mortgagee shall be entitled to the immediatious foreclosure or other processing or proceeding to which it may be a part Mortgagors will pay to Mortgagee, in together with all other and further expension items or claims against the property a No failure on the part of Mortgagee its rights in the event of any other or such rights shall be construed to preclude and Mortgagee may enforce any one of All rights and obligations hereunded of the parties hereto. The plural as used in this instrument and is described as follows: Lot 61, High Point Book 35, Page 26, in Commonly known as 9	herein contained be incomen the whole amount here collectible in a suit at law ediate possession of the mass. Mortgagors shall pay a you reason of the execution to taxable costs, ses of foreclosure and sale, not expenses of upkeep and expenses of upkeep and to expenses of upkeep and subsequent defaults or be in from the exercise there more remedies hereunder shall extend to and be be the shall include the singular is located in	rect or if the Mortgagors sizely secured shall, at Mortgaged property with the costs which may be incurant or existence of this mortgaged property with the costs which may be incurant and a reasonable fee for including expenses, fees a direct made in order to its hereunder for defaults or eaches of covenant, and sof at any time during the concurrent inding upon the several him where applicable. alte	rigages s option, become immediate nortgage. In any case, regardless of the rents, issues, income and profit urred or paid by Mortgagesen connicted and in the event of forciosus the search made and preparation in the search made and preparation in place the same in a conditionable or breaches of covenant shall be connot delay on the part of Mortgages no delay on the part of Mortgages and in a successors, executors, administrations, successors, executors, administrations. Countinuance of any such default or the continuance of any such default or the continua	the end sevable with a character with the character with a character with a character for end and a characters and assignment of coveriant at the characters and assignment.
receiver appointed, or should the more warranties or statements of Mortgagors to sell all or any part of the same, the without notice or demand, and shall be Mortgagee shall be entitled to the immediatious foreclosure or other processing or proceeding to which it may be a part Mortgagors will pay to Mortgagee, in together with all other and further expension items or claims against the property a No failure on the part of Mortgagee its rights in the event of any other or such rights shall be construed to preclude and Mortgagee may enforce any one of All rights and obligations hereunded of the parties hereto. The plural as used in this instrument and is described as follows: Lot 61, High Point Book 35, Page 26, in Commonly known as 9	herein contained be incomen the whole amount here collectible in a suit at law ediate possession of the mass. Mortgagors shall pay a you reason of the execution to taxable costs, ses of foreclosure and sale, not expenses of upkeep and expenses of upkeep and to expenses of upkeep and subsequent defaults or be in from the exercise there more remedies hereunder shall extend to and be be the shall include the singular is located in	rect or if the Mortgagors sizely secured shall, at Mortgaged property with the costs which may be incurant or existence of this more and a reasonable fee for including expenses, fees a direct made in order to its hereunder for defaults or eaches of covenant, and sof at any time during the concurrending upon the several him where applicable. alce The Town of indiana, Crown Point IN	rigages s option, become immediate nortgage. In any case, regardless of the rents, issues, income and profit urred or paid by Mortgagesen connicted and in the event of forciosus the search made and preparation in the search made and preparation in place the same in a conditionable or breaches of covenant shall be connot delay on the part of Mortgages and into at its option. St. John, as shown in Counting the continuance of any such default or inthy at its option. Countinuance of any such default or inthe at its option. Countinuance of any such default or inthe at its option. Countinuance of any such default or inthe at its option. Countinuance of any such default or inthe at its option. Countinuance of any such default or inthe at its option. Countinuance of any such default or inthe at its option. Countinuance of any such default or inthe at its option.	the end sevable with a character with the modern with a character of this modern of coverant assignments. State of Indianals.
receiver appointed, or should the more warranties or statements of Mortgagors to sell all or any part of the same, the without notice or demand, and shall be Mortgagee shall be entitled to the imme without foreclosure or other proceeding or proceeding to which it may be a part Mortgagors will pay to Mortgagee, in together with all other and further expension of liens or claims against the property a No failure on the part of Mortgagee its rights in the event of any other or such rights shall be construed to preclude and Mortgagee may enforce any one or All rights and obligations hereunded of the parties hereto. The plural as used in this instrument and is described as follows: Lot 61, High Point Book 35, Page 26, in Commonly known as 9	nerein contained be incomen the whole amount her collectible in a suit at law ediate possession of the mass mortgagors shall pay a by reason of the execution to taxable costs. See of foreclosure and sala indexpenses of upkeep and expenses of upkeep and subsequent defaults or be subsequent defaults or be more remedies hereunder shall extend to and be be to shall include the singular is located in	rect or if the Mortgagors sizely secured shall, at Mortgaged property with the fortgaged property with the foots which may be included a reasonable fee for including expenses, fees a direct reaches of covenant, and so at any time during the conditional and including upon the several him where applicable. In the Town of ndiana, Thown of the day about the day abou	rigage's option, become immediate nortgage. In any case, regardless of the rents, issues, income and profit urred or paid by Mortgageem connitigage and in the event of foliossus the search made and preparation in the search made and preparation in place the same in a conditionad be or breaches of covenant shall be connot delay on the part of Mortgage continuance of any such default or intly at its option. St. John, as shown in Countrices administration of the continuance of the countrices of	the entrangement of this modern with this modern with a construction of the entrangement of coverant of coverant of the entrangement of the entran
receiver appointed, or should the more warranties or statements of Mortgagors to sell all or any part of the same, the without notice or demand, and shall be Mortgagee shall be entitled to the imme without foreclosure or other proceeding or proceeding to which it may be a part Mortgagors will pay to Mortgagee, in together with all other and further expension of liens or claims against the property a No failure on the part of Mortgagee its rights in the event of any other or such rights shall be construed to preclude and Mortgagee may enforce any one or All rights and obligations hereunded of the parties hereto. The plural as used in this instrument and is described as follows: Lot 61, High Point Book 35, Page 26, in Commonly known as 9	nerein contained be incomen the whole amount her collectible in a suit at law ediate possession of the mass mortgagors shall pay a by reason of the execution to taxable costs, addition to taxable costs, addition to taxable costs, and expenses of upkeep and expenses of upkeep and expenses of upkeep and subsequent defaults or be more remedies hereunder shall extend to and be be taxable include the singular is located in	rect or if the Mortgagors sizely secured shall, at Mortgaged property with the fortgaged property with the foots which may be included a reasonable fee for including expenses, fees a direct reaches of covenant, and so at any time during the conditional and including upon the several him where applicable. In the Town of ndiana, Thown of the day about the day abou	rigage's option, become immediate nortgage. In any case, regardless of the rents, issues, income and profit urred or paid by Mortgagee in connictage and in the event of follows the search made and preparation in the search made and preparation in place the same in a conditionable or breaches of covenant shall be connot delay on the part of Mortgage and into a transport, executors, administration in the search of the search of the same in a conditional personal delay on the part of Mortgage and into a transport, executors, administration of the search of th	the entore with the characters and assign
receiver appointed, or should the more warranties or statements of Mortgagors to sell ail or any part of the same, the without notice or demand, and shall be Mortgagee shall be entitled to the imme without foreclosure or other proceeding or proceeding to which it may be a part Mortgagors will pay to Mortgagee, in together with all other and further expension liens or claims against the property at the property and No failure on the part of Mortgagee its rights in the event of any other or such rights shall be construed to preclude and Mortgagee may enforce any one or All rights and obligations hereunder of the parties hereto. The plural as used in this instrument and is described as follows: Lot 61, High Point Book 15, Page 26, in Sommonly known as 9 and 15 an	nerein contained be incomen the whole amount her collectible in a suit at law ediate possession of the mass more remains here was an allegate and sales to exercise any of its right subsequent defaults or be more remadies hereunder shall extend to and be be to shall include the singular is located in	rect or if the Mortgagors sizely secured shall, at Mortgaged property with the mortgaged property with the costs which may be included a reasonable fee for including expenses, fees a direct reaches of covenant, and the reaches of covenant, and sof at any time during the covenant and property or concurred inding upon the several him where applicable. A crown Point IN a mortgage on the day about IN and IN a mortgage on the day about IN and IN a mortgage on the day about IN and IN a mortgage on the day about IN a mortgage o	rigages's option, become immediate nortgage. In any case, regardless of the rents, issues, income and profit urred or paid by Mortgages in connicted or paid by Mortgages in connicted and preparation in the event of foreigns in the search made and preparation in payments made to prevent the payments made to prevent the payments of covenant shall be connoced the same in a conditional become delay on the part of Mortgages no delay on the part of Mortgages on through of any such default or intly at its option. St. John, as shown in Country and its successors, executors, administration of the payment of	the entore with the characters and assign
receiver appointed, or should the more warranties or statements of Mortgagors to sell all or any part of the same, the without notice or demand, and shall be Mortgagee shall be entitled to the imme without foreclosure or other proceeding or proceeding to which it may be a part Mortgagors will pay to Mortgagee, in together with all other and further expend of liens or claims against the property a No failure on the part of Mortgagee its rights in the event of any other or such rights shall be construed to preclude and Mortgagee may enforce any one or All rights and obligations hereunder of the parties hereto. The plural as used in this instrument and is described as follows: Lot 61, High Point Book 35, Page 26, in Commonly known as 9 The real property hereby mortgaged and is described as follows: Lot 61, High Point Book 35, Page 26, in Commonly known as 9 STATE OF INDIANA, COUNTY OF ACK	nerein contained be incomen the whole amount her collectible in a suit at law eduate possession of the mass by reason of the execution to taxable costs. See of foreclosure and sale to expenses of upkeep and expenses of upkeep and to expenses of upkeep and subsequent defaults or be in the from the exercise there more remedies hereunded in shall include the singular is located in	rect or if the Mortgagors sizely secured shall, at Mortgaged property with the mortgaged property with the costs which may be included a reasonable fee for including expenses, fees a direct reaches of covenant, and so at any time during the conditional and indicated any time during the conditional upon the several himself and a several himself and and a severa	rigages's option, become immediate nortgage. In any case, regardless of the rents, issues, income and profit urred or paid by Mortgages in conniting and in the event of foliciosus the search made and preparation it indicates the search made to prevege of replace the same in a conditionable or breaches of covenant shall be connocionationable of any such default or intity at its option. St. John, as shown. County. County. St. John, as shown in the search of	the end sevable the entropy with the more with this more with the end of the
receiver appointed, or should the more warranties or statements of Mortgagors to sell all or any part of the same, the without notice or demand, and shall be Mortgagee shall be entitled to the imme without foreclosure or other proceeding to which it may be a part Mortgagers will pay to Mortgagee, in together with all other and further expend of liens or claims against the property a No failure on the part of Mortgages its rights in the event of any other or such rights shall be construed to preclude and Mortgagee may enforce any one or All rights and obligations hereunder of the parties hereto. The plural as used in this instrument and is described as follows: Lot 61, High Point Book 35, Page 26, in Commonly known as 9 STATE OF INDIANA, COUNTY OF ACK.	nerein contained be incomen the whole amount her collectible in a suit at law eduate possession of the mass by reason of the execution to taxable costs. See of foreclosure and sale to expenses of upkeep and expenses of upkeep and to expenses of upkeep and subsequent defaults or be in the from the exercise there more remedies hereunded in shall include the singular is located in	rect or if the Mortgagors sizely secured shall, at Mortgaged property with the mortgaged property with the costs which may be included a reasonable fee for including expenses, fees a direct reaches of covenant, and so at any time during the conditional and indicated any time during the conditional upon the several himself and a several himself and and a severa	rigages's option, become immediate nortgage. In any case, regardless of the rents, issues, income and profit urred or paid by Mortgages in connicted or paid by Mortgages in connicted and preparation in the event of foreigns in the search made and preparation in payments made to prevent the payments made to prevent the payments of covenant shall be connoced the same in a conditional become delay on the part of Mortgages no delay on the part of Mortgages on through of any such default or intly at its option. St. John, as shown in Country and its successors, executors, administration of the payment of	the end sevable the entropy with the more with the motion with a surface to prefudit in every of coverant of coverant extrators and assignment. Plat
receiver appointed, or should the more warranties or statements of Mortgagors to sell all or any part of the same, the without notice or demand, and shall be Mortgagee shall be entitled to the immediate foreclosure or other proceeding or proceeding to which it may be a part Mortgagors will pay to Mortgagee, in together with all other and further expension fliens or claims against the property and No failure on the part of Mortgagee its rights in the event of any other or such rights shall be construed to preclude and Mortgagee may enforce any one or All rights and obligations hereunder of the parties hereto. The plural as used in this instrument and described as follows: Lot 61, High Point Book 35, Page 26, in Commonly known as 9 Commonly known as 9 STATE OF INDIANA, COUNTY OF Before me, the undersigned, a not control of the undersigned.	therein contained be income on the whole amount her collectible in a suit at law ediate possession of the m gs. Mortgagors shall pay a y by reason of the executive addition to taxable costs, ses of foreclosure and sale, ind expenses of upkeep and to exercise any of its right subsequent defaults or be in from the exercise there more remedies hereunder right shall include the singular to shall include the singular is located in Acres Init No. 3 In Lake County, I include the singular to and be be to shall include the singular to shall includ	rect or if the Mortgagors sizely secured shall, at Mortgaged property with the mortgaged property with the costs which may be included a reasonable fee for including expenses, fees a direct reaches of covenant, and so at any time during the conditional and indicated any time during the conditional upon the several himself and a several himself and and a severa	rigages's option, become immediate nortgage. In any case, regardless of the rents, issues, income and profit urred or paid by Mortgageem connitions and in the event of foreclosus the search made and preparation in the search made and preparation in payments made to prevege or replace the same in a conditionable or breaches of covenant shall be continuance of any such default or into at its option. St. John, as shown in Country at its option. Country at its option. Country at its option. St. John, as shown in Country at its option. St. John, as shown. Country as shown. St. Johnson. Country as shown. Cauntry as shown.	the end sevable the entropy with the more with any series of the end of the e
receiver appointed, or should the more warranties or statements of Mortgagors to sell all or any part of the same, the without notice or demand, and shall be Mortgagee shall be entitled to the imme without foreclosure or other proceeding to which it may be a part Mortgagers will pay to Mortgagee, in together with all other and further expend of liens or claims against the property a No failure on the part of Mortgages its rights in the event of any other or such rights shall be construed to preclude and Mortgagee may enforce any one or All rights and obligations hereunder of the parties hereto. The plural as used in this instrument and is described as follows: Lot 61, High Point Book 35, Page 26, in Commonly known as 9 STATE OF INDIANA, COUNTY OF ACK.	therein contained be income on the whole amount her collectible in a suit at law ediate possession of the m gs. Mortgagors shall pay a y by reason of the executive addition to taxable costs, ses of foreclosure and sale, ind expenses of upkeep and to exercise any of its right subsequent defaults or be in from the exercise there more remedies hereunder right shall include the singular to shall include the singular is located in Acres Init No. 3 In Lake County, I include the singular to and be be to shall include the singular to shall includ	rect or if the Mortgagors sizely secured shall, at Mortgaged property with the mortgaged property with the costs which may be included a reasonable fee for including expenses, fees a direct reaches of covenant, and so at any time during the conditional and indicated any time during the conditional upon the several himself and a several himself and and a severa	rigages's option, become immediate nortgage. In any case, regardless of the rents, issues, income and profit urred or paid by Mortgageem connitions and in the event of foreclosus the search made and preparation in the search made and preparation in payments made to prevege or replace the same in a conditionable or breaches of covenant shall be continuance of any such default or into at its option. St. John, as shown in Country at its option. Country at its option. Country at its option. St. John, as shown in Country at its option. St. John, as shown. Country as shown. St. Johnson. Country as shown. Cauntry as shown.	the entore with the common with a common with a common with a common to cover an assignment of cover and assignment of cover and assignment of cover and a cover a
receiver appointed, or should the more warranties or statements of Mortgagors to sell all or any part of the same, the without notice or demand, and shall be Mortgagee shall be entitled to the immediate foreclosure or other proceeding or proceeding to which it may be a part Mortgagors will pay to Mortgagee, in together with all other and further expension fliens or claims against the property and No failure on the part of Mortgagee its rights in the event of any other or such rights shall be construed to preclude and Mortgagee may enforce any one or All rights and obligations hereunder of the parties hereto. The plural as used in this instrument and described as follows: Lot 61, High Point Book 35, Page 26, in Commonly known as 9 Commonly known as 9 STATE OF INDIANA, COUNTY OF Before me, the undersigned, a not control of the undersigned.	therein contained be income on the whole amount her collectible in a suit at law solute possession of the in gs. Mortgagors shall pay a y by reason of the execution addition to taxable costs. Ses of foreclosure and sale ind expenses of upkeap and it o exercise any of its right subsequent defaults or be it from the exercise there is in from the exercise there is an include the singular it shall include the singular it shal	rect or if the Mortgagors sizely secured shall, at Mortgaged property with it costs which may be included a reasonable fee for and a reasonable fee for including expenses, fees a repair made in order to its hereunder for defaults of the reaches of covenant, and sof at any time during the conditions are successively or concurrending upon the several him where applicable. a 'ce Tream Point IN s mortgage on the day ab Treagor Donna Donna County and state, personable county and state county an	rigages s option, become immediate nortgage. In any case, regargless of the rents, issues, income and profit urred or paid by Mortgageem connitigage and in the event of focusion the search made and preparation in the search made and preparation in payments made to prevege a replace the same in a conditionable or breaches of covenant shall be so no delay on the part of Mortgages continuance of any such default or inthy at its option. St. John, as shown in County at its option. County at its option. County at its option. St. John, as shown in County at its option. St. John, as shown in County at its option. St. John, as shown in County at its option. Caunty at its option.	the entore with the common with a common with a common with a common to cover an assignment of cover and assignment of cover and assignment of cover and a cover a
receiver appointed, or should the more warranties or statements of Mortgagors to sell all or any part of the same, the without notice or demand, and shall be Mortgagee shall be entitled to the immediation or proceeding to which it may be a part Mortgagors will pay to Mortgagee, in together with all other and further expend of liens or claims against the property at the No failure on the part of Mortgagee its rights in the event of any other or such rights shall be construed to preduce and Mortgagee may enforce any one or All rights and obligations hereunded of the parties hereto. The plural as used in this instrument and is described as follows: Lot 61, High Point Book 35, Page 26, in Commonly known as 9 STATE OF INDIANA, COUNTY OF Before me, the undersigned, a not contain a Johnson In the execution of the foregoing mortgage in the execution of the foregoing mortgage.	therein contained be income on the whole amount her collectible in a suit at law solute possession of the in gs. Mortgagors shall pay a y by reason of the execution addition to taxable costs. Ses of foreclosure and sale ind expenses of upkeap and it o exercise any of its right subsequent defaults or be it from the exercise there is in from the exercise there is an include the singular it shall include the singular it shal	rect or if the Mortgagors sizely secured shall, at Mortgaged property with it costs which may be included a reasonable fee for and a reasonable fee for including expenses, fees a repair made in order to its hereunder for defaults of the reaches of covenant, and sof at any time during the conditions are successively or concurrending upon the several him where applicable. a 'ce Tream Point IN s mortgage on the day ab Treagor Donna Donna County and state, personable county and state county an	rigages s option, become immediate nortgage. In any case, regargless of the rents, issues, income and profit urred or paid by Mortgageem connitigage and in the event of focusion the search made and preparation in the search made and preparation in payments made to prevege a replace the same in a conditionable or breaches of covenant shall be so no delay on the part of Mortgages continuance of any such default or inthy at its option. St. John, as shown in County at its option. County at its option. County at its option. St. John, as shown in County at its option. St. John, as shown in County at its option. St. John, as shown in County at its option. Caunty at its option.	the entone with a common with a common with a common with a common and a common of coverant arrators and assignment. State of Indiana Plat
receiver appointed, or should the more warranties or statements of Mortgagors to sell ail or any part of the same, the without notice or demand, and shall be Mortgagee shall be entitled to the immediation for proceeding to which it may be a part Mortgagors will pay to Mortgagee, in together with all other and further excend fliens or claims against the property and No failure on the part of Mortgagee its rights in the event of any other or such rights shall be construed to preclude and Mortgagee may enforce any one or All rights and obligations hereunder of the parties hereto. The plural as used in this instrument of the parties hereto. The real property hereby mortgaged and is described as follows: Lot 61, High Point Book 35, Page 26, if Commonly known as 9 Commonly known as 9 STATE OF INDIANA, COUNTY OF Before me, the undersigned, a not continue to the execution of the foregoing mortgaged in the execution of the foregoing mortgaged in the execution of the foregoing mortgaged in Witness Whereof I have he My Commission Expires:	therein contained be income on the whole amount her collectible in a suit at law solute possession of the in gs. Mortgagors shall pay a y by reason of the execution addition to taxable costs. Ses of foreclosure and sale ind expenses of upkeap and it o exercise any of its right subsequent defaults or be it from the exercise there is in from the exercise there is an include the singular it shall include the singular it shal	rect or if the Mortgagors sizely secured shall, at Mortgaged property with it costs which may be included a reasonable fee for and a reasonable fee for including expenses, fees a repair made in order to its hereunder for defaults of the reaches of covenant, and sof at any time during the conditions are successively or concurrending upon the several him where applicable. a 'ce Tream Point IN s mortgage on the day ab Treagor Donna Donna County and state, personable county and state county an	rigages s option, become immediate nortgage. In any case, regargless of the rents, issues, income and profit urred or paid by Mortgageem connitigage and in the event of focusion the search made and preparation in the search made and preparation in payments made to prevege a replace the same in a conditionable or breaches of covenant shall be so no delay on the part of Mortgages continuance of any such default or inthy at its option. St. John, as shown in County at its option. County at its option. County at its option. St. John, as shown in County at its option. St. John, as shown in County at its option. St. John, as shown in County at its option. Caunty at its option.	the end sevable with a character with a character for experience of coverant assignments. State of Indiana Plat
receiver appointed, or should the more warranties or statements of Mortgagors to sell ail or any part of the same, the without notice or demand, and shall be Mortgagee shall be entitled to the immediate or proceeding to which it may be a part of mortgagors will pay to Mortgagee, in together with all other and further expend fliens or claims against the property and No failure on the part of Mortgagee its rights in the event of any other or such rights shall be construed to preduct and Mortgagee may enforce any one or All rights and obligations hereunder of the parties hereto. The plural as used in this instrument of the parties hereto. The real property hereby mortgaged and is described as follows: Lot 61, High Point Book 35, Page 26, in Commonity known as 9 Commonity known as 9 STATE OF INDIANA, COUNTY OF Before me, the undersigned, a not continued in the execution of the foregoing mortgaged in the execution of the foregoing	therein contained be income on the whole amount her collectible in a suit at law solute possession of the in gs. Mortgagors shall pay a y by reason of the execution addition to taxable costs. Ses of foreclosure and sale ind expenses of upkeap and it o exercise any of its right subsequent defaults or be it from the exercise there is in from the exercise there is an include the singular it shall include the singular it shal	rect or if the Mortgagors sizely secured shall, at Mortgaged property with it costs which may be included a reasonable fee for and a reasonable fee for including expenses, fees a repair made in order to its hereunder for defaults of the reaches of covenant, and sof at any time during the conditions are successively or concurrending upon the several him where applicable. a 'ce Tream Point IN s mortgage on the day ab Treagor Donna Donna County and state, personable county and state county an	rigages s option, become immediate nortgage. In any case, regardless of the rents, issues, income and profit ured or paid by Mortgages of continuated and preparation for the search made and preparation for place the same in a conditionable or breaches of covenant shall be continuance of any such default or inthy at its option. St. John, as shown in Country at its option. St. John, as shown in Country and shown. St. John, as shown in Country at its option. St. John, as shown in Country and shown. St. Johnson Ship Borrower and January Ichnology. SS. Sally appeared 37-109 Johnson in Country at its option.	therefore with a common with a common with a common trace. Sure of coverant arrators and assignments. State of Indiana. **WORTGAGOR** **WOR