| 625162 | 1 A 4- in | Ammi 1 | 61 | pain B | | |
|--|--|--|--|--|--|--|
| | nade on the 14th da | | * | · · · · · · · · · · · · · · · · · · · | <i>12.</i> | . p. 4.000 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 |
| and Diane Alston | | | | | | corp- |
| Indiana, herenafter referred to | | 4 | es proadw | ay Gary, In | 1 46409 | |
| WITNESSETH: Mont | gagors jointly and severa | | | | | ind assign |
| eal property hereinatter de | scribed to secure the rep | payment of a note | of even date here | with in the total am | ount of | |
| Sixteen Thousar so to secure the repayment of | nd Eight Hund: | red and no | /100**** phion to the above | 在安全中的企业的企业。 mortgagor's, of any | Dollars (\$ 16,80 of them. | 00.00 |
| ents, issues, profits, fixtures | HOLD the said property i | nto attaching or u hereinalter deschi | n any wise thereun bed, with all the pr | to appendining. | enances thereunto | belonging |
| property in fee simple and his appears and that mortgagors sumbrances, if any, hereinalt | ave authority to convey to shown and ter shown | the same, that the id defend the sam | title so conveyed e unto morigagee | is clear, free and ur against all claims | whatsoever except | t as herei those pri |
| bilgations which this morta | REE: To keep the mongo | mortgage shall b aged property, inc | e nuil, void and or duding the building | no lumber force as | id effect. is thereon, fully this | ired at al! |
| ontain a loss-payable claus pages to insure or renew in: no the term of such indebte | ie in lavor of Mortgagee surance on said propert | cs its interest ma y in a sum not ex | y appear, and if the company | Mortgagors tail to d | o so, they hereby ebtedness for a pe | authonze |
| Morigages elects to waive ver. Morigagors agree that pon demand and if not so ther expenses incident to the | e such insurance Morigo any sums advanced or paid shall be secured h | agors agree to be expended by Mor ereby. Mortgagor | tully responsible rigages for the prosper states of the prosper states agrees. To | ior damage or loss tection or preservat pay ail taxes, ass | resulting from any ion of the property esaments, bulls for i | cause w shall be a |
| xisting may be created ago al on account of any indeb fortgagors fail to make any agors with the amounts so t langgement and occupation | cinst the property during tedness which may be of the loregoing payment paid, adding the same to | g the term of this secured by a lier its, they hereby a o Morigagors ind | mongage, and to a superior to the li- uthorize Mongage obtedness secured | pay, when due, all en of this mortgage to pay the same o hereby. To exercis | instalments of inte- and existing on the n their behalf, and se due diligence in | rest and pedate her to charge to charge |
| ies, and to keep the mortga | iged property in its preson the terms or conditions | ent condition and s of the debt or d | repair, normal an obts hereby secure | d ordinary deprected d or of any of the te | ition excepted. rms of this mortgag | e, or in the |
| tent of any instalment when are a receiver appointed, of the representations, warrants roperty, or sell or attempt to redictely due and payable. | r should the mortgaged ples or statements of Mort o sell all or any part of | property or any pa agagors herein con the same, then the | citic ed loerent tro erroom ed beninstr en trucemo elonw e | ched, levied or fore or or if the Moriga reby secured shall. | ciosed upon or sei jors shail abandon ar Mortgagee's opt | ted, or if a the more ion, become |
| use, regardless of such enfo sues, income and profits the pand by Mortgagee in con | forcement, mortgages sh terefrom, with or without inection with any suit or | call be entitled to the loreclosure or other the proceeding to with | the immediate proceedings. M high it may be a r | essession of the millioning agers shall paracety by reason of | origaged property y all costs which a the execution or s | with the tay be in: xistence |
| origage, and in the event of the search made and pres enses, fees and payments in | of foreclosure of this more paration for such foreclos made to prevent or remo | tgage, Mortgagor sure, together will we the imposition | s will pay to Mort h all other and fu | gagee, in addition ther expenses of fe | lo taxable cests, a preciosure and sale | reasonais •. includii |
| pair made in order to place | e the same in a condition | n to be sold. | | | | |
| | u or moudades to exerci | se any of its right | s hereunder for de | lauits or breaches | of covenant shall | be constr |
| rejudice its rights in the evi | ent of any other or substill be construed to preclu | equent delaults of the execution of the contract of the contra | r breaches of cove raise thereof at an | nant. and no delay y time during the d | on the part of mor | tgagee in |
| rejudice its rights in the evising any of such rights shall reach of covenant, and mor | ent of any other or subsuli be construed to preductional and the construed to preduct any enforce any | equent delaults of the it from the exercise or more returned to the contract of the contract o | r breaches of cove raise thereof at an nedies bereunder : | nant, and no delay y time during the d luccessively or cond | on the part of mor continuance of any currently at its opin | tgagee in such deid an. |
| rejudice its rights in the evi- sing any of such rights shall reach of covenant, and mor All rights and obliga- ssions of the parties hereto. | ent of any other or subsuli be construed to prediuting the construed to prediuting the construed to prediutions hereunder shall experience of the constructions hereunder shall experience of the construction of the | equent defaults of the second to and be but the second to an additional to an additional terms of the second to an additional terms of the second to an additional terms of the second ter | r breaches of coveres thereof at an needles hereunder solution upon the se | nant, and no delay y time during the d luccessively or con- liveral heirs, success | on the part of mor continuance of any currently at its opin | tgagee in such deid an. |
| rejudice its rights in the evising any of such rights shall reach of covenant, and mor All rights and abligations of the parties hereto. The plural as used in | ent of any other or subsull be construed to prediuting the construed to prediuting the construence of the co | equent defaults of the state of | r breaches of coveres thereof at an needles hereunder solution upon the se | nant, and no delay y time during the d luccessively or con- liveral heirs, success | on the part of mor continuance of any currently at its opin | tgagee in such deld an. ministrator |
| rejudice its rights in the ever sing any of such rights shall reach of covenant, and mor All rights and obliga- ssigns of the parties hereto. The plural as used in The real property he | ent of any other or subsull be construed to predicting the construed to predict rigages may enforce any attons hereunder shall entitle in this instrument shall in | equent defaults of the state of | r breaches of coveres thereof at an needles hereunder solution upon the se | nant, and no delay y time during the d luccessively or con- liveral heirs, success | on the part of more ontinuance of any surrently at its options, executors, and | tgagee in such deld an. ministrator |
| rejudice its rights in the ever sing any of such rights shall reach of covenant, and mor All rights and obliga- teigns of the parties hereto. The plural as used in The real property he | ent of any other or subsulf be construed to predict rigages may enforce any ations hereunder shall ent this instrument shall in the martgaged is located. The South 35 | equent defaults of the it from the exempton or more remarkand to and be builded the singulated in | r breaches of coverence thereof at an nedies hereunder sinding upon the service where applicable Lot 16 in | nant. and no delay y time during the during the concessively or concessive and theirs. successive and theirs. | on the part of more ontinuance of any currently at its options, executors, and County, S | tgagee in such deid an. ministrator |
| rejudice its rights in the ever sing any of such rights shall reach of covenant, and mor All rights and obliga- teigns of the parties hereto. The plural as used in The real property he | ent of any other or subsul be construed to preducting the construed to preducting the construency enforce any attors hereunder shall entitle in this instrument shall increby martgaged is located. The South 35 Brunswick Ad | equent defaults of the it from the exempton from the exempton from the exempton from the singular factor of the idition to | r breaches of coverence thereof at an nedies hereunder sinding upon the service where applicable Lot 16 in Gary, as | nant. and no delay y time during the during | on the part of more on the part of more continuance of any currently at its options, executors, and county, Sure New hereof, | tgagee in such deid an. ministrator |
| rejudice its rights in the ever sing any of such rights shall reach of covenant, and mor All rights and obliga- ssigns of the parties hereto. The plural as used in The real property he | ent of any other or subsulf be construed to predict rigages may enforce any ations hereunder shall ent this instrument shall in the martgaged is located. The South 35 | equent defaults of the it from the exemption or more remarked to and be builded the singulated in feet of idition to Plat Book | r breaches of coverence thereof at an nedies hereunder sinding upon the sor where applicable Lot 16 in Gary, as 14, page | nont. and no delay y time during the during | on the part of more on the part of more continuance of any currently at its options, executors, and county, Sure New hereof, | tgagee in such deld an. ministrator |
| rejudice its rights in the ever sing any of such rights shall reach of covenant, and mor All rights and obliga- teigns of the parties hereto. The plural as used in The real property he | ent of any other or substill be construed to precluding the construed to precluding age of the construent shall enter this instrument shall in this instrument shall in the construction of the construction o | equent defaults of the it from the exemption or more remarked to and be builded the singulated in feet of idition to Plat Book | r breaches of coverence thereof at an nedies hereunder sinding upon the sor where applicable Lot 16 in Gary, as 14, page | nont. and no delay y time during the during | on the part of more on the part of more continuance of any currently at its options, executors, and county, Sure New hereof, | tgagee in such deld an. ministrator |
| rejudice its rights in the events and any of such rights shall reach of covenant, and more All rights and obligatings of the parties hereto. The plural as used in the real property hereto. | ent of any other or substill be construed to precluding the construed to precluding age of the construent shall enter this instrument shall in this instrument shall in the construction of the construction o | equent defaults of the it from the exemption or more remarked to and be builded the singulated in feet of idition to Plat Book | r breaches of coverence thereof at an nedies hereunder sinding upon the sor where applicable Lot 16 in Gary, as 14, page | nont. and no delay y time during the during | on the part of more on the part of more of any currently at its options, executors, and county, Somethics of the control of th | tgagee in such deld an. ministrator |
| rejudice its rights in the events and any of such rights shall reach of covenant, and more All rights and obligatings of the parties hereto. The plural as used in the real property hereto. | ent of any other or substill be construed to precluding the construed to precluding age of the construent shall enter this instrument shall in this instrument shall in the construction of the construction o | equent defaults of the it from the exemption or more remarked to and be builded the singulated in feet of idition to Plat Book | r breaches of coverence thereof at an nedies hereunder sinding upon the sor where applicable Lot 16 in Gary, as 14, page | nont. and no delay y time during the during | on the part of more on the part of more continuance of any currently at its options, executors, and county, Somethics of the continuance of the co | tgagee in such deld an. ministrator |
| rejudice its rights in the events and of such rights shall reach of covenant, and more All rights and obligatings of the parties hereto. The plural as used in the real property hereto. | ent of any other or substill be construed to precluding the construed to precluding age of the construent shall enter this instrument shall in this instrument shall in the construction of the construction o | equent defaults of the it from the exemption or more remarked to and be builded the singulated in feet of idition to Plat Book | r breaches of coverence thereof at an nedies hereunder sinding upon the sor where applicable Lot 16 in Gary, as 14, page | nont. and no delay y time during the during | on the part of more on the part of more continuance of any currently at its options, executors, and county, Somethics of the continuance of the co | tgagee in such deid an. ministrator |
| rejudice its rights in the ever sing any of such rights shall reach of covenant, and more All rights and obligatings of the parties hereto. The plural as used in the real property here is described as follows: | ent of any other or substill be construed to precluding the construed to precluding age of the construent shall enter this instrument shall in this instrument shall in the construction of the construction o | equent defaults of the it from the execution of the singular sed in the singular sed i | r breaches of coverence thereof at an nedies hereunder sinding upon the service where applicable Lot 16 in Gary, as 14, page ke County, | nont. and no delay y time during the concessively or concessively or concessively or concessive and the conc | on the part of more on the part of more continuance of any currently at its options, executors, and county, Sure New hereof, | tgagee in such deld an. ministrator |
| rejudice its rights in the ever sing any of such rights shall reach of covenant, and more All rights and obligatings of the parties hereto. The plural as used in the real property here is described as follows: | ent of any other or subsul be construed to preductions descended and enforce any enforce shall enforce the south s | equent defaults of the it from the execution of the singular sed in the singular sed i | r breaches of coverence thereof at an nedies hereunder sinding upon the service where applicable Lot 16 in Gary, as 14, page ke County, | nont. and no delay y time during the concessively or concessively or concessively or concessive and the conc | on the part of more on the part of more continuance of any currently at its options, executors, and county, Somethics of the continuance of the co | tgagee in such deid an. ministrator |
| rejudice its rights in the ever sing any of such rights shall reach of covenant, and more All rights and obligate signs of the parties hereto. The plural as used in the real property hered is described as follows: | ent of any other or subsul be construed to preductions descended and enforce any enforce shall enforce the south s | equent defaults of the it from the execution of the singular sed in the singular sed i | r breaches of coverence thereof at an nedies hereunder sinding upon the service where applicable Lot 16 in Gary, as 14, page ke County, | Block 10 in per plat to Indiana. Todiana. | on the part of more on the part of more continuance of any currently at its options, executors, and county, Somethics of the continuance of the co | tgagee in such dela dela dela dela dela dela dela dela |
| rejudice its rights in the every sing any of such rights shall reach of covenant, and more All rights and obligatings of the parties hereto. The plural as used in the real property here is described as follows: IN WITNESS WHERE IS AND | ent of any other or subsul be construed to preductions descended and enforce any enforce shall enforce the south s | equent defaults of the it from the executed to and be builded the singular and in the same of the same | r breaches of coveress thereof at an nedies hereunder sinding upon the ser where applicable Lot 16 in Gary, as 14, page ke County, | Block 10 in per plat to Indiana. Todiana. | on the part of more on the part of more continuance of any currently at its options, executors, and county, Somethics of the continuance of the co | tgagee in such dela dela dela dela dela dela dela dela |
| ising any of such rights shall reach of covenant, and more All rights and obligate signs of the parties hereto. The plural as used in the real property he and is described as follows: IN WITNESS WHERE ISANKA DUVNJAK LEK Daniels LEK Daniels | ent of any other or subsul be construed to preduct the construed to preduct the construent and the instrument shall in this instrument shall in the south 35 Brunswick Addracorded in of the Recorded in the R | equent defaults of the it from the executed to and be builded the singular and in the plat Book and the control of the control | r breaches of coveress thereof at an nedies hereunder sinding upon the ser where applicable Lot 16 in Gary, as 14, page ke County, | Block 10 incressively or conserved heirs, successively or conserved heir successive heirs, successive heir successive heir successive heir successive heir successive heir successive heir successive | on the part of more on the part of more continuance of any currently at its options, executors, and county, Somethics of the continuance of the co | tgagee in such dela dela dela dela dela dela dela dela |
| rejudice its rights in the evising any of such rights shall reach of covenant, and mor All rights and obligations of the parties hereto. The plural as used in the real property here is described as follows: | ent of any other or subsul be construed to preduct the construed to preduct the construent and the instrument shall in this instrument shall in the south 35 Brunswick Addracorded in of the Recorded in the R | equent defaults of the it from the executed to and be builded the singular and in the secuted this mortal witness. Witness | r breaches of coveress thereof at an nedies hereunder sinding upon the ser where applicable Lake Lot 16 in Gary, as 14, page ke County, Thomas A | Block 10 incressively or conserved heirs, successively or conserved heir successive heirs, successive heir successive heir successive heir successive heir successive heir successive heir successive | on the part of more on the part of more continuance of any currently at its options, executors, and county, Somethics of the continuance of the co | tgagee in such dela dela dela dela dela dela dela dela |
| ising any of such rights shall reach of covenant, and more All rights and obligate signs of the parties hereto. The plural as used in the real property he and is described as follows: IN WITNESS WHERE ISANE DANIELS DANIEL | ent of any other or subsul be construed to preduct the construed to preduct the construent and the instrument shall in this instrument shall in the south 35 Brunswick Addracorded in of the Recorded in the R | equent defaults of the it from the executed to and be builded the singular and in the same of the same | r breaches of coveress thereof at an nedies hereunder sinding upon the ser where applicable Lake Lot 16 in Gary, as 14, page ke County, Thomas A | Block 10 incressively or conserved heirs, successively or conserved heir successive heirs, successive heir successive heir successive heir successive heir successive heir successive heir successive | on the part of more on the part of more continuance of any currently at its options, executors, and county, Somethics of the continuance of the co | tgagee in such dela dela dela dela dela dela dela dela |
| IN WITNESS WHERE ISANKA DUVNJAK ISANKA DUVNJ | ent of any other or subsull be construed to preductions hereunder shall entitions hereunder shall entit in this instrument shall in the south 35 Brunswick Adrecorded in of the Recorded in of the Recorded in | equent defaults on the it from the executed to and be builded the singular and in the same of the same | r breaches of coveress thereof at an nedies hereunder sinding upon the ser where applicable Lake Lot 16 in Gary, as 14, page ke County, Thomas A | Block 10 incressively or conserved heirs, successively or conserved heir successive heirs, successive heir successive heir successive heir successive heir successive heir successive heir successive | on the part of more on the part of more continuance of any currently at its options, executors, and county, Somethics of the continuance of the co | tgagee in such dela dela dela dela dela dela dela dela |
| IN WITNESS WHERE IS AND | ent of any other or subsull be construed to precluing the construed to precluing the construed to precluing the construent shall enter this instrument shall in the construent shall in the construent and in the construent | equent defaults of the it from the executed to and be builded the singular and in the same of the control of th | r breaches of coveresse thereof at an address hereunder sinding upon the service of the service | Block 10 in the love shows show shows shows the shows shows the stone of the stone | on the part of more continuance of any currently at its options, executors, and country, South and the reof, office | tgagee in such deid on. ministrator More More |
| IN WITNESS WHERE IS DANIELS IF DANIELS IN DANIELS IN DANIELS IT DANIELS IT AND | ent of any other or subsuil be construed to preduct the construed to preduct the construent and the instrument shall in this instrument shall in the instrument shall in the south 35 Brunswick Ad recorded in of the Recorded in of the Recorded in the Recor | equent defaults on the it from the executed to and be builded the singular and in the same witness witness witness to and for said and | r breaches of coveresse thereof at an address hereunder sinding upon the service of the service | Block 10 in the love shows. Block 10 in the lower plat to late and lana. Sove shows. Ston personally speeds | on the part of more continuance of any currently at its options, executors, and county is county. See the continuance of more county is county in the continuance of more county is county in the county in the county is county in the county in the county is county in the county in the county in the county is county in the coun | tgagee in such dela dela dela dela dela dela dela dela |
| IN WITNESS WHERE IN WITNESS WHERE IS ANALY IN DANIELS IT DANIELS IT DANIELS IT ANGERSON TATE OF INDIANA. COUNT Sefore me, the under | ent of any other or subsuil be construed to preduct the construed to preduct the construed to preduct the construent shall enter the instrument shall in this instrument shall in the construct the construction of the construct the construct the construct the construction of th | equent defaults on the it from the executed to and be builded the singular and in the same witness witness witness to and for said and | r breaches of coveresse thereof at an address hereunder sinding upon the service of the service | Block 10 in the love shows. Block 10 in the lower plat to late and lana. Sove shows. Ston personally speeds | on the part of more continuance of any currently at its options, executors, and country, South and the reof, office | tgagee in such dela dela dela dela dela dela dela dela |
| IN WITNESS WHERE IS A RANGE IN WITNESS WHERE IN WITNESS WHERE IN BERNA DUVNJAK IN Daniels IT Daniels IT Anderson The Polyment of the under The execution of the toregoing | ent of any other or substill be construed to preduct to preduct to preduct to preduct the construency entered any entered any entered and the instrument shall in this instrument shall in the south 35 Brunswick Addrecorded in of the Recorded in of the Recorded in management of another public management of notary public management. | equent defaults of the it from the executed to and be builded the singular and in the same witness witness witness witness the control of the | r breaches of coveress thereof at an address hereunder sinding upon the service of the service o | Block 10 in the love shows a local ston ston ston | on the part of more continuance of any currently at its options, executors, and hereof, office | Mort Mort Mort |
| IN WITNESS WHERE IS A RANGE IN WITNESS WHERE IN WITNESS WHERE IN BERNA DUVNJAK IN Daniels IT Daniels IT Anderson The Polyment of the under The execution of the toregoing | ent of any other or subsull be construed to precluing the construed to precluing the construed to precluing the construent shall enter this instrument shall in the martgaged is located. The South 35 Brunswick Addrecorded in of the Recorded in of the Recorded in configure. EOF. I have hereunto subscriptions of the precipitation of the precipi | witness Witness Witness Witness CENOWLEDGME Lake c in and for said CONSTRUCTOR Lake con and for said con and for said con and for said con and for said | r breaches of coveress thereof at an address hereunder sinding upon the service of the service o | Block 10 incressively or constructed heirs. successively or constructed heirs. success | on the part of more continuance of any continuance of any country of its options, executors, out the part of the continuance of the country of the continuance of the continuance of the country of | Mort Mort Mort |

ISE