0 11:0	ノマナント・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・		v , // .	11 1	
	This mortgage made on the	day of	between X AL	mond alexa	melis
	and 040740	, herein.	after referred to as MORTG	AGORS, and <u>So</u>	WY.
	Murray Co	whose address is 3716	Broadway C	ary On	Q'
	Indiana, hereinafter referred to as MORTGA	AGEE. and severally grant, bargain, sell, convo	, , , , , , , , , , , , , , , , , , ,		l oc-'
ı	real property hereinafter described to sec	cure the repayment of amounts due unc	ler a Home Improvement	Sales Contract of even of	assigns, the date herewith
	in the total amount of TVVIL TO	rousand thruhur	rdred + six	dollars	A My
	Dollars (\$ 3, 306,00	) and also to secure the repayment of all	future advances made at o	ortgagee's onling to the o	hove mortae
	gors, or any of them, principal to aggregate r The property hereby mortgaged.	and described below includes at tone	-Hundred Dollars (\$37,500. ments - easements - applic	00), at any one time	
	TO HAVE AND TO HOLD the sai	id property bereinafter described with	into appertaining.	urtononogo thorough bal	:
	which said rights and benefits the Mortgag	note to hereby release and waive; and benef	its under the valuation a	nd appraisement laws o	f any state.
	bered except as hereinafter appears and	imple and have authority to convey the that Mortgagors will forever warrant an	same that the title colo	anyouad is class. Itaa su	vit unopoum
	If mortgagors shall fully perform:	ly, nereinatter shown. all the terms and conditions of this mo	rteage and shall pay in fi		
	MORTGAGORS AGREE: To keep t	en this mortgage shall be null, void and of r the imortgaged property, including the l	to further force and effect.	ats thoron, fully increased	at all times
	against all hazards with an insurance con contain a loss-payable clause in favor of gagee to insure or renew insurance on sai	mpany authorized to do business in the Mortgagee as its interest may appear	State of Indiana, accepta	able to Mortgagee, which	policy shall
5	If Mortgagee elects to waive such insura	o charge Mortgagors with the premium to nince Mortgagors agree to be fully resp	hèrèon, or to add such p onsible for damage or lo	remium to Mortgagor's in	ndebtedness.
)	<ul> <li>ever. Mortgagors agree that any sums ad upon demand and if not so paid shall be</li> </ul>	fvanced or expended by Mortgagee for secured hereby. Mortgagors further a	the protection or preservatee: To pay all taxes, as	ration of the property sha	all be repaid
	<ul> <li>other expenses incident to the ewnership of existing may be created against the properties.</li> </ul>	of the mortgaged property when due in a perty during the term of this mortgage	order that no lien superior and to pay when due :	to that of this mortgage	and not now
	<ul> <li>— par on account or any indeptedness which</li> <li>— Mortgagors fail to make any of the foregoing</li> </ul>	n may be secured by a figh superior to ling payments, they hereby authorize Mo	the lien of this mortgage	and existing on the date on their behalf, and to d	e hereof. If
	gagors with the amounts so paid, adding management and occupation of the mortgi ises, and to keep the mortgaged property in it	the same to Mortgagor's indebtedness aged property and improvements there	s secured hereby. To exe	rcise due diligence in the	e operation
	If default be made in the terms or	conditions of the debt or debts hereby	secured or of any of the l	erms of this mortages o	r in the pay-
	ment of any instalment when due, or if Manager a receiver appointed, or should the rethe representations, warranties or statements.	mortgaged property or any part thereof ents of Mortgagors berein contained be	be attached, levied or fo	reclosed upon or seized,	or if any of
	<ul> <li>property, or sell or attempt to sell all or any option, become immediately due and payabl</li> </ul>	/ part of the same, then the whole amous le, without notice or demand, and shall be	nt hereby secured, less un e collectible in a suit at law	earned charges, shall, at	Mortgagee's
	any case, regardless of such enforcement issues, income and profits therefrom, with	t, mortgagee shall be entitled to the im a or without foreclosure or other proce	mediate possession of the	e mortgaged property wit	th the rents,
	or paid by Mortgagee in conjunction with mortgage, and in the event of foreclosure	any suit or proceeding to which it may to this mortgage. Mortgagers will pay to	ly be a party by reason of	of the execution or exist	ence of this
	penses of foreclosure and sale, including	tees for the preparation and prosecution expenses, reasonable attorneys fees	on of such foreclosure, to and payments made to	ogether with all other and	1 further av
	No failure on the part of mortgage	enses of upkeep and repair made in order t ee to exercise any of its rights bereup:	o place the same in the con ler, for, defaults, or, breach	idition to be sold.	construed to
	prejudice its rights in the event of any off cising any of such rights shall be construc- breach of covenant, and mortgaged may ento	her or subsequent defaults or breaches nd to preclude it from the exercise ther	of covenant, and no dela	ay on the part of mortga-	000 10 0401
$\circ$		er shall extend to and be binding upor			istrators and
	assigns of the parties hereto.	t shall include the singular where applicab			
		tis located in Like			
	The real property hereby mortgaged	uns located in		County, Stat	te of Indiana,
	The real property hereby mortgaged and is described as follows:	a is located in		County, Stat	te of Indiana,
K	and is described as follows:			·	
C	and is described as follows:  Key # 46-539-16  Corrected Plat Marshallt			·	
C	and is described as follows:			·	
C	and is described as follows:  Key # 46-539-16  Corrected Plat Marshallt			5, West 25 f	
C	and is described as follows:  Key # 46-539-16  Corrected Plat Marshallt			5, West 25 fr RECO	e ELIKE OF THE OF THE
C	and is described as follows:  Key # 46-539-16  Corrected Plat Marshallt			5, West 25 f	e ELIKE OF THE OF THE
C	and is described as follows:  Key # 46-539-16  Corrected Plat Marshallt  of Lot 17 Block 5.	town East 25 feet of	Lot 16, Block	5, West 25 from RECO	e ELIKE OF THE OF THE
C	and is described as follows:  Key # 46-539-16  Corrected Plat Marshallt  of Lot 17 Block 5.		Lot 16, Block	5, West 25 from RECO	e ELIKE OF THE OF THE
C	and is described as follows:  Key # 46-539-16  Corrected Plat Marshallt  of Lot 17 Block 5.	town East 25 feet of	Lot 16, Block	5, West 25 from RECO	e ELIKE OF THE OF THE
C	and is described as follows:  Key # 46-539-16  Corrected Plat Marshallt  of Lot 17 Block 5.	town East 25 feet of	Lot 16, Block	5, West 25 from RECO	e LAKE COUNTY  e LAKE COUNTY  e LAKE COUNTY
C	and is described as follows:  Key # 46-539-16  Corrected Plat Marshallt  of Lot 17 Block 5.	town East 25 feet of	Lot 16, Block	5, West 25 from RECO	e LAKE COUNTY  e LAKE COUNTY  e LAKE COUNTY
C	and is described as follows:  Key # 46-539-16  Corrected Plat Marshallt  of Lot 17 Block 5.	town East 25 feet of shave executed this mortgage on the day Witness	Lot 16, Block	5, West 25 from RECO	eet SIATE OF WHANKING AMOUNT OF MORE AND ADDRESS OF MORE AND ADDRE
C	and is described as follows:  Key # 46-539-16  Corrected Plat Marshallt  of Lot 17 Block 5.	town East 25 feet of	Lot 16, Block	5, West 25 from RECO	e ELAKE COUNTY  e LAKE COUNTY  Mortgage
C	and is described as follows:  Key # 46-539-16  Corrected Plat Marshallt  of Lot 17 Block 5.	town East 25 feet of shave executed this mortgage on the day Witness Witness	poove shown.	5, West 25 from RECO	eet SIATE OF WHANKING AMOUNT OF MORE AND ADDRESS OF MORE AND ADDRE
	and is described as follows:  Key # 46-539-16 Corrected Plat Marshallt of Lot 17 Block 5.  N WITNESS WHEREOF mortgagors	town East 25 feet of shave executed this mortgage on the day Witness	poove shown.	5, West 25 from RECO	eet SIATE OF WHANKING AMOUNT OF MORE AND ADDRESS OF MORE AND ADDRE
	And is described as follows:  Key # 46-539-16  Corrected Plat Marshallt  of Lot 17 Block 5.  WITNESS WHEREOF MORIGAGORS  STATE OF INDIANA, COUNTY OF.	town East 25 feet of shave executed this mortgage on the day Witness Witness ACKNOWLEDGMENT BY IND	nbove shown.  Minimum d  Minimum	25 SEP 30 12 65 PH 182	eet SIATE OF WHANKING AMOUNT OF MORE AND ADDRESS OF MORE AND ADDRE
	And is described as follows:  Key # 46-539-16  Corrected Plat Marshallt  of Lot 17 Block 5.  WITNESS WHEREOF MORIGAGORS  STATE OF INDIANA, COUNTY OF.	town East 25 feet of shave executed this mortgage on the day Witness Witness	nbove shown.  Minimum d  Minimum	Viest WILLIAM DIELSKI JRJ	Mortgago  Mortgago
	And is described as follows:  Rey # 46-539-16  Corrected Plat Marshallt  of Lot 17 Block 5.  N WITNESS WHEREOF mortgagors  ETATE OF INDIANA, COUNTY OF  Before me, the undersigned, a not the execution of the foregoing mortgage.	Witness  ACKNOWLEDGMENT BY INDICATES  ACKNOWLEDGMENT BY INDICATES	nbove shown.  Minimum d  Minimum	Viest WILLIAM DIELSKI JRJ	eet SIATE OF WHANKING AMOUNT OF MORE AND ADDRESS OF MORE AND ADDRE
S	And is described as follows:  (Sey # 46-539-16 Corrected Plat Marshallt of Lot 17 Block 5.  STATE OF INDIANA, COUNTY OF Before me, the undersigned, a name execution of the foregoing mortgage.  IN WITNESS WHEREOF, I have the second of the se	town East 25 feet of shave executed this mortgage on the day Witness  Witness  ACKNOWLEDGMENT BY IND COCC notary public in and for said county and sta	nbove shown.  Minimum d  Minimum	Viest WILLIAM DIELSKI JRJ	Mortgago  Mortgago
S	And is described as follows:  Rey # 46-539-16  Corrected Plat Marshallt  of Lot 17 Block 5.  N WITNESS WHEREOF mortgagors  ETATE OF INDIANA, COUNTY OF  Before me, the undersigned, a not the execution of the foregoing mortgage.	Witness  ACKNOWLEDGMENT BY INDICATES  ACKNOWLEDGMENT BY INDICATES	nbove shown.  Mymond (A	Viest WILLIAM DIELSKI JRJ	Mortgago  Mortgago  Mortgago  Mortgago
	And is described as follows:  (Sey # 46-539-16 Corrected Plat Marshallt of Lot 17 Block 5.  STATE OF INDIANA, COUNTY OF Before me, the undersigned, a name execution of the foregoing mortgage.  IN WITNESS WHEREOF, I have the second of the se	Witness  ACKNOWLEDGMENT BY INDICATES  ACKNOWLEDGMENT BY INDICATES	nbove shown.  Mymond (A	RECORDER SON	Mortgago  Mortgago  Mortgago  Mortgago
O O S III . A	And is described as follows:  (Sey # 46-539-16 Corrected Plat Marshallt of Lot 17 Block 5.  STATE OF INDIANA, COUNTY OF Before me, the undersigned, a name execution of the foregoing mortgage.  IN WITNESS WHEREOF, I have the second of the se	Witness  ACKNOWLEDGMENT BY INDICATES  ACKNOWLEDGMENT BY INDICATES	nbove shown.  Mymond (A	RECORDER SON	Mortgago  Mortgago  Mortgago  Mortgago
C C S III . A	And is described as follows:  Rey # 46-539-16  Corrected Plat Marshallt of Lot 17 Block 5.  STATE OF INDIANA, COUNTY OF  Before me, the undersigned, a number execution of the foregoing mortgage.  IN WITNESS WHEREOF, I have the My Commission Expires (2) 23	witness  ACKNOWLEDGMENT BY IND  CCC  notary public in and for said county and state thereunto subscribed my name and mins	nbove shown.  Mymond (A	RECORDER SON	Mortgago  Mortgago  Mortgago  Mortgago