	53052	REAL ESTA	TE MORTG	AGE		150	ے ہیں۔ میں اس کے میں	
_ ~THIS INDENTL	JRE WITNESSETH 1	That	Watson	and	Carol	A. Wa	tson, h	nis wif
the "Mortgagor" of	Lake	Count	y, Indiana, m	nortaa	no(s) and	warrant	(e) to 1 OC	AL EINA
CORPORATION of	Portage		the "Mortg	_	- • •		• •	
_Lake	County, In		the Mortg	Jayee	the folia	owing a	escribea r	eai estati
		·						
rt of Lot 15 of Section 16, The incipal Meridi stand 280 feet and 280 feet and 125 feet ion Street, 24 et to the place ke County, Indian Street, 24 ke County, Indian Street, 24 ke County, Indian Street, 25 ke County, Indian Street, 26 ke County, Indian Section Street, 26 ke County, Indian Street, 26 ke County, Indian Street, 27 ke County, Indian Section Street, 27 ke County, Indian Section Street, 27 ke County, Indian Section	Township 36 Notes an, described an, described at South of the ce East paralles; thence South feet; thence of beginning	orth, Range d as beginn he Northwes llel with t th parallel ce West 125	7 West ing at a t corner he cente with th feet; t	of to point of the of of the of the of of of the of	the Secont 33 said to the offerer 1 e Nort	ond feet ract 25th ine o: h 243	f	
	$(x_1, x_2, x_3, x_4, x_4, x_4, x_4, x_4, x_4, x_4, x_4$							The Court of
TOGETHER with a provements now or								
referred to as the "								i, (ricieriic
	is given to secure		-		ons hereo			
missory note from					 ,		in the	
	payable in <u>84</u>	consecutive n	•					
\$ 435.00	due on <u>Jar</u>	nuary 15	, 19 <u>_8</u>	<u>32</u> ,	with the	subsequ	ent install	lments in
amount of \$ 435.	00 and being o	due on the same	day of each	h succ	eeding m	onth as	was the d	ue day of
first installment, th			· = - 1840, 1819, - 1848	100	化结构结构 人名伊拉	1,500		
And also to secure the	payment of any renewal or	renewals of the said in	ndebtedness or e	extension	s of its time	or times of	payment.	All makes
hereunder without relief frother risks customarily covand solvent insurance conthis mortgage is on a leasity, insurance premiums, in court costs which actually ing or securing the loan pleafault in any payment the highest rate provided for intgage; no improvements shof a receiver in any action upon default in any of the tgaged Premises, die, becoby the Mortgagor without the in any court to enforce any due and payable at the opti	vered by fire and extended apany acceptable to Mortgaged stallments of principal and are expended in the enforctus fees paid public office. Mortgagee may pay the so the note secured hereby hall be removed or destroy to foreclose; upon default terms, covenants or condit me a bankrupt or insolvent he consent in writing of the public of the consent in writing of the public of the consent in against, or	coverage insurance to agee; observe and per I Premises in good rep d Interest on any prior cement or defense of the right of the right of the recording tame and the Mortgage not to exceed the high red without the written being made in the pations of this mortgage to make an assignment of the right of th	that amount where the control of the	hich may hits, term y all taxe to the es mortgag his mort the Mor mitted by Mortgag the insta ecured h ilt of cree mitted or estate, the	be required s and conditions, assessme extent permit ge or the lien gage or any of tagee the arrow law, and all gee; the Mortillments here ereby, or in the permitted, or en the entire	by Mortgagions of any nis, and let ted by law, hereof or cother instrumount so p sums so p gagee shall tofore spec he event of r should an unpaid bai	ree for its bend prior mortgag all charges ag reasonable at any other in ment securing aid together wald will be see be entitled to offiged on the du ortgagor shall sale or transfe y action or pro ance shall imment prior mortgagor shall ance shall imment in the security of the security action or pro ance shall imment in the security and the sec	efit in some age or any lea ainst said protorney's fees strument evid this loan, a cith interest a cured by this or the appoint le date there abandon the proceedings be
All policies of insurant respective interests may a Mortgagee to endorse on ceedings which are hereby condemnation proceeds had betedness secured by this shall, at Mortgagee's requestions.	Mortgagor's behalf drafts assigned to Mortgagor, pr ive been applied, at Mortg s Mortgage. All such polici	reflecting such insura reflecting such insura rovided that Mortgagee gagee's sole discretion les of insurance and a	without thirty (30 nce proceeds, a shall remit to M n, to the restorat ill abstracts of the	0) days' and the participation of the ortion	prior written proceeds of a r such surplu he Mortgaged le Insurance	notice to Nany condens, if any, a Premises of policies of	fortgagee. Mon nnation or em s remains afte or to the sati	rtgagor autho Inant domair r the Insuran Isfaction of a
Any forbearance by M preclude the exercise of an be a walver of Mortgagee's	fortgagee in exercising an ny such right or remedy. The right to accelerate the mate	ny right or remedy he he procurement of inst urity of the indebtedne	reunder, or othe urance or the pa ss secured by th	erwise a lyment o	florded by a flaxes or other.	pplicable la ner liens or	charges by M	ortgagee sha
may be exercised concurrer Mortgagor includes ea	In this Mortgage are distinctly, independently or succe the person executing this in	essively.			ors and assig	ins and Mo	rtgagee includ	
assigns and attorneys. IN WITNESS WHEREO	OF, the mortgagor, and each	of them, has hereunto s	et his mand and so	eal this _	3rd_d	y of Dec	embe r	_{, 19} 81
			, see I	1	Water	_		(5
	Joe	D. Watson	La	$\mathcal{Q}_{\mathcal{L}}$	212	tel	Con	(8
		orter	SS: Caro					
STATE OF INDIANA Before me, a Notar Vataon, his wif	y Public in and for said	l County personally					· · · · · · · · · · · · · · · · · · ·	the state of
Before me, a Notar latson, his wif	y Public in and for said e	7 1	and a	cknowl	edged the		of the foreg	the state of
Before me, a Notar Vateon, his wif	e Public in and for said	7 1	and a	cknowl	ember	xecution	· · · · · · · · · · · · · · · · · · ·	the state of
Before me, a Notar latson, his wif	y Public in and for said e and Notarial Seal thices: 3/3/85	7 1	and a	cknowl f Dec	ember	xecution	· · · · · · · · · · · · · · · · · · ·	the state of

V