	This mortgage mad	e on the	yof repruar	<u>19</u>	, between		. arq
ınd	This mortgage mad	:d	, hereinafter referred	to as MORTGAG	ORS, and $\int \mathbf{F}$ :	inanceAmer	ica
 ndiai	.Corp	, whose address s MORTGAGEE.	is 4449 Br	oadway Ga	ary, In 4	5 <b>4</b> 09	
	WITNESSETH: Mortga	gors jointly and sever	ally grant, bargain.	sell, convey and	l mortagae to Moi	daggee its success	tore and assisted the
	roperty hereinalter desc.						
o lo	elve Thousand secure the repayment of a	ill future advances ma	de al mortgagee's o	plion to the abov	e morlgagor's, or	any of them.	.2,000 • 09 and
nto	The property hereby m	nortgaged, and describ	oed below, includes	all tenements,	easements, appu	rtenances, rights,	privileges, interests,
	issues, profits, fixtures a TO HAVE AND TO HO agee, its successors and	OLD the said property	hereinafter describ	ed with all the	privileges and ar	vourtanances there	unto belonging unto
oper	ty in fee simple and havers and that mortgagors v	e authority to convey	the same, that the	title so conveye	d is clear, free an	d unencumbered o	except as horninglies
imbro	ances, if any, hereinafter If mortgagors shall ful	shown					•
oliga	tions which this mortga MORTGAGORS AGRE	ge secures, then this	mortgage shall be	null, void and	of no further for	e and ellect.	
mlair	t all hazards with an in: 1 a loss-payable clause	surance company aut in lavor of Mortgagee	horized to do busin as its interest may	ess in the State cappear, and it	ol Indiana, acces Mortagaors fail	ptable to Mortguge to do so "they be	ee, which policy shall
agee a the	to insure or renew insu term of such indebtedn	rance on said propert less, and to charge M	y in a sum not exc ortaggors with the	eeding the amo premium thereo	unt of Mortgagor' n. or to add such	s indebtedness for	a period not exceed
Mort er. N	gagee clects to waive s Nortaaaors aaree that ar	such insurance Mortg ny sums advanced or	agors agree to be expended by Mort	fully responsible	e lor damage or	loss resulting from	n any cause whatso
oon c her e	lemand and it not so po expenses incident to the	nd shall be secured to ownership of the mort	iereby, Mortgagors gaged property wh	further agree: ' en due in order	To pay all taxes, that no lien super	assessments, bills	for repairs and any
no la	g may be created again account of any indebte	dness which may be	secured by a lien	superior to the	lien of this morta	age and existing a	on the date hereof II
gors	gors fail to make any of with the amounts so pa ement and occupation o	iid, adding the same t	o Mortaagor's inde	btedness secure	ed hereby. To ex	ercise due diliger	ice in the operation
es, ai	nd to keep the mortgage If delault be made in	ed property in its pres	sent condition and	repair, normal c	and ordinary dep	reciation excepted	
ent o	I delduit be made in I any instalment when a receiver appointed, or s	due, or if Mortgagors	shall become bank	rupt or insolven	it. or make an as:	signment for the b	enelit of creditors or
e rep operi	resentations, warranties ty, or sell or attempt to s	s or statements of Mor sell all or any part of	tgagors herein con the same, then the	tained be incor whole amount l	rect or if the Mor hereby secured sl	tgagors shall aba nall, at Mortagaee'	ndon the mortgaged
ediat se, r	ely due and payable, w egardless of such enfor	vithout notice or dem cement, mortgagee sl	and, and shall be nall be entitled to	collectible in a the immediate	suit at law or b	y foreclosure of the e mortagaed prop	is mortgage. In any perty with the rents
ues, paid	income and profits ther I by Mortgagee in conne	elrom, with or withou ection with any suit o	t foreclosure or oth r proceeding to wh	er proceedings. ich it may be c	Mortgagors shal Party by reason	l pay all costs wh n of the execution	ich may be incurred or existence of this
the	ge, and in the event of t search made and prepa	ration for such forecle	sure, together with	all other and	luriher expenses	of foreclosure and	d sale, including ex-
nses pair	, fees and payments ma made in order to place t	he same in a conditio	n to be sold.				
ejudi	No failure on the part of ce its rights in the even	or morigagee to exerc	ise any of its rights	hereunder for	delaults or breac	thes of covenant s	shall be construed to
	any of such rights shall	t of any other or sub-	sequent defaults or	breaches of co	venant, and no d	elay on the part o	I mortgagee in exer-
each	any of such rights shall of covenant, and mortg	be construed to precluagee may enforce an	ıde it from the exer γ one or more rem	breaches of co cise thereof at c edies hereunde:	venant, and no d any time during t r successively or	elay on the part o the continuance of concurrently at its	f any such default or s option.
each	any of such rights shall of covenant, and mortg All rights and obligations the parties hereto.	be construed to preclu agee may enforce an ons hereunder shall e	ide it from the exer y one or more rem xtend to and be bi	breaches of co cise thereol at a edies hereunde nding upon the	venant, and no d any time during t r successively or several heirs, su	elay on the part o the continuance of concurrently at its	f any such default or s option.
each signs	any of such rights shall of covenant, and mortg All rights and obligati	be construed to precluagee may enforce an ons hereunder shall e his instrument shall in	ide it from the exer y one or more rem xtend to and be bi nclude the singular	breaches of co cise thereof at a edies hereunde nding upon the where applicab	venant, and no d any time during t r successively or several heirs, su ble.	elay on the part of the continuance of concurrently at its ccessors, executors	t any such default or s option. s, administrators and
each signs ad is c	any of such rights shall of covenant, and mortg All rights and obligations of the parties hereto. The plural as used in the real property here described as follows:	be construed to precluagee may enforce an ons hereunder shall e his instrument shall in by mortgaged is loca	ide it from the exer y one or more rem xtend to and be bi nclude the singular	breaches of co cise thereof at a edies hereunde nding upon the where applicab	venant, and no d any time during t r successively or several heirs, su ble.	elay on the part of the continuance of concurrently at its ccessors, executors	t any such default or s option. s, administrators and
each signs nd is o	any of such rights shall of covenant, and mortg All rights and obligation of the parties hereto. The plural as used in the real property here described as follows:  Key # 44-339.	be construed to prechage may enforce an ons hereunder shall e his instrument shall in by mortgaged is loca	ide it from the exer y one or more rem xtend to and be bi nclude the singular ted in	breaches of co cise thereof at a edies hereunde nding upon the where applicat	venant, and no dany time during to successively or several heirs, suble.  Lake	elay on the part of the continuance of concurrently at it. ccessors, executors	t any such default or s option. s, administrators and
each signs ad is c	any of such rights shall of covenant, and mortg All rights and obligations of the parties hereto. The plural as used in the real property here described as follows:  Key # 44-339-Lot 21 (exception of the plural as used in the real property here described as follows:	be construed to prechage may enforce an ons hereunder shall e his instrument shall in by mortgaged is located the South eet if Lot 2	y one or more rem xtend to and be bi nclude the singular ted in	thereof  thereof  thereof  thereof  Resubc	venant, and no dany time during to successively or several heirs, suble.  Lake  , and the division of the divi	elay on the part of the continuance of concurrently at it. ccessors, executors	f any such default or s option. s, administrators and nty, State of Indiana,
each signs d is d	any of such rights shall of covenant, and mortg All rights and obligations of the parties hereto. The plural as used in the real property here described as follows:  Key # 44-339.  Lot 21 (exception of covenants)	be construed to prechage may enforce an ons hereunder shall e his instrument shall in by mortgaged is local cut the South eet if Lot 2 mpany's Thir	y one or more rem xtend to and be bi nclude the singular ted in	thereof  3, Resubdivision	venant, and no dany time during to successively or several heirs, suble.  Lake  , and the division of the division of the the	elay on the part of the continuance of concurrently at its occasions, executors	f any such default or s option. s, administrators and nty, State of Indiana,
each signs d is (	any of such rights shall of covenant, and mortg All rights and obligation of the parties hereto. The plural as used in the real property here described as follows:  Key # 44-339-Lot 21 (exception of the plural as used in the real property here described as follows:	be construed to prechage may enforce an ons hereunder shall e his instrument shall in by mortgaged is located the South eet if Lot 2 apany's Thir as shown i	y one or more rem xtend to and be bi nclude the singular ted in	thereof  3, Resubdivision	venant, and no dany time during to successively or several heirs, suble.  Lake  , and the division of the division of the the	elay on the part of the continuance of concurrently at its occasions, executors	f any such default or soption. s, administrators and nty, State of Indiana,
each signs d is (	any of such rights shall of covenant, and mortg All rights and obligation of the parties hereto. The plural as used in the real property here described as follows:  Key # 44-339-Lot 21 (exception of the plural as used in the real property here described as follows:	be construed to prechage may enforce an ons hereunder shall e his instrument shall in by mortgaged is located the South eet if Lot 2 apany's Thir as shown i	y one or more rem xtend to and be bi nclude the singular ted in	thereof  3, Resubdivision	venant, and no dany time during to successively or several heirs, suble.  Lake  , and the division of the division of the the	elay on the part of the continuance of concurrently at it. ccessors, executors	f any such default or s option. s, administrators and nty, State of Indiana,
each signs d is (	any of such rights shall of covenant, and mortg All rights and obligation of the parties hereto. The plural as used in the real property here described as follows:  Key # 44-339-Lot 21 (exception of the plural as used in the real property here described as follows:	be construed to prechage may enforce an ons hereunder shall e his instrument shall in by mortgaged is located the South eet if Lot 2 apany's Thir as shown i	y one or more rem xtend to and be bi nclude the singular ted in	thereof  3, Resubdivision	venant, and no dany time during to successively or several heirs, suble.  Lake  , and the division of the division of the the	elay on the part of the continuance of concurrently at its occasions, executors	f any such default or soption. s, administrators and nty, State of Indiana,
each signs d is d	any of such rights shall of covenant, and mortg All rights and obligation of the parties hereto. The plural as used in the real property here described as follows:  Key # 44-339-Lot 21 (exception of the plural as used in the real property here described as follows:	be construed to prechage may enforce an ons hereunder shall e his instrument shall in by mortgaged is locally the South eet if Lot 2 apany's Thir as shown indiana.	y one or more rem xtend to and be bi- nclude the singular ted in	thereof 3, Resubdivision k 19, page	venant, and no dany time during to successively or several heirs, suble.  Lake  , and the division of in the ge 10, in	elay on the part of the continuance of concurrently at its occasions, executors	any such default or soption. s, administrators and state of Indiana, state of Indian
each signs d is (	any of such rights shall of covenant, and mortg All rights and obligation of the parties hereto. The plural as used in the real property here described as follows:  Key # 44-339 Lot 21 (exception of the plural as used in the real property here described as follows:  Key # 44-339 Lot 21 (exception of the plural contains the county of the plural contains the plural	be construed to prechage may enforce an ons hereunder shall e his instrument shall in by mortgaged is locally to the South et if Lot 2 mpany's Thire as shown indiana.	y one or more rem xtend to and be bi- nclude the singular ted in	thereof 3, Resubdivision k 19, page	venant, and no dany time during to successively or several heirs, suble.  Lake  , and the division of in the ge 10, in	elay on the part of the continuance of concurrently at its occasions, executors	any such default or soption.  s, administrators and state of Indiana, state of India
each signs ad is	any of such rights shall of covenant, and mortg All rights and obligations of the parties hereto. The plural as used in the real property here described as follows:  Key # 44-339 Lot 21 (exceptions of Land Control City of Gary Land Control City of Gary Lake County In Witness Whereof County In Witness Wh	be construed to prechage may enforce an ons hereunder shall e his instrument shall in by mortgaged is locally the South et if Lot 2 apany's Thir as shown indiana.	y one or more rem xtend to and be bi nclude the singular ted in	thereof 3, Resubdivision k 19, pag	venant, and no dany time during to successively or several heirs, suble.  Lake  , and the division of in the ge 10, in	elay on the part of the continuance of concurrently at its occessors, executors  Courter of RECORDET SKI JR	any such default or soption.  s, administrators and state of Indiana, state of India
ous	any of such rights shall of covenant, and mortg All rights and obligations of the parties hereto. The plural as used in the real property here described as follows:  Key # 44-339-Lot 21 (excepsouth 17 ½ feary Land Concity of Gary, Lake County I witness whereouth I witness where I witne	be construed to prechage may enforce an ons hereunder shall enhis instrument shall in by mortgaged is locally to the South et if Lot 2 mpany's Thirdians.  Fr. mortgagors have entirely the south and in the south	y one or more rem xtend to and be bi nclude the singular ted in	thereof 3, Resubdivision k 19, pag	venant, and no dany time during to successively or several heirs, suble.  Lake  And the division of the gello, in the gello, in	elay on the part of the continuance of concurrently at its occessors, executors  Courter of RECORDET SKI JR	any such default or soption.  s, administrators and state of Indiana, state of India
ous	any of such rights shall of covenant, and mortg All rights and obligations of the parties hereto. The plural as used in the real property here described as follows:  Key # 44-339 Lot 21 (exceptions of Land Control City of Gary Land Control City of Gary Lake County In Witness Whereof County In Witness Wh	be construed to prechage may enforce an ons hereunder shall enhis instrument shall in by mortgaged is locally to the South et if Lot 2 mpany's Thirdians.  Fr. mortgagors have entirely the south and in the south	y one or more rem y one or more rem xtend to and be bi nclude the singular ted in	thereof 3, Resubdivision k 19, pag	venant, and no dany time during to successively or several heirs, suble.  Lake  And the division of the period of	elay on the part of the continuance of concurrently at its occessors, executors  Courter of RECORDET SKI JR	any such default or soption.  s, administrators and the soption.  s, administrators and the soption.  STATE OF THE STATE O
ous	any of such rights shall of covenant, and mortg All rights and obligations of the parties hereto. The plural as used in the real property here described as follows:  Key # 44-339-Lot 21 (excepsouth 17 ½ feary Land Concity of Gary, Lake County I witness whereouth I witness where I witne	be construed to prechage may enforce an ons hereunder shall enhis instrument shall in by mortgaged is locally to the South et if Lot 2 mpany's Thirdians.  Fr. mortgagors have entirely the south and in the south	y one or more rem y one or more rem xtend to and be bi nclude the singular ted in	thereof 3, Resubdivision k 19, pag	venant, and no dany time during to successively or several heirs, suble.  Lake  And the division of the gello, in the gello, in	elay on the part of the continuance of concurrently at its occessors, executors  Courter of RECORDET SKI JR	any such default or soption.  s, administrators and the soption.  s, administrators and the soption.  STATE OF THE STATE O
ous	any of such rights shall of covenant, and mortg All rights and obligation of the parties hereto. The plural as used in the real property here described as follows:  Key # 44-339 Lot 21 (exceptions of the plural as used in the real property here described as follows:  Key # 44-339 Lot 21 (exceptions of the plural for the parties and the plural for th	be construed to prechage may enforce an ons hereunder shall enhis instrument shall in by mortgaged is locally to the South et if Lot 2 mpany's Thirdians.  Fr. mortgagors have entirely the south and in the south	y one or more rem xtend to and be bi nclude the singular ted in	thereof 3, Resubdivision k 19, pag	venant, and no dany time during to successively or several heirs, suble.  Lake  And the division of the gello, in the gello, in	elay on the part of the continuance of concurrently at its occessors, executors  Courter of RECORDET SKI JR	d any such default or soption.  s, administrators and state of Indiana, state of Ind
ous Cus Char	any of such rights shall of covenant, and mortg All rights and obligations of the parties hereto. The plural as used in the real property here described as follows:  Key # 44-339 Lot 21 (exceptions of the plural as used in the real property here described as follows:  Key # 44-339 Lot 21 (exceptions of the plural as feet and the county of the county of the plural as a county of t	be construed to prechage may enforce an ons hereunder shall enhis instrument shall in by mortgaged is locally the South set if Lot 2 mpany's Thire as shown in Indiana.  Fr. mortgagors have entough the south set if Lot 2 mpany's Thire as shown in Indiana.	witness  ACKNOWLEDGME	thereof and the distribution where applicated in the state of the stat	venant, and no dany time during the during the successively or several heirs, suble.  Lake  And the division of the division of the ge 10, in the ge 10, in the gellower hown of the division of the division of the gellower hown of the division of the gellower hown of the division of the gellower hown of the division of the division of the gellower hown of the division of the divis	elay on the part of the continuance of concurrently at its occessors, executors  Courter of RECORDET SKI JR	d any such default or soption.  s, administrators and state of Indiana, state of Ind
ous Cus Char	any of such rights shall of covenant, and mortg All rights and obligations of the parties hereto. The plural as used in the real property here described as follows:  Key # 44-339-Lot 21 (excepsouth 17 ½ fee Gary Land Concity of Gary Lake County I witness whereouth anka Duvnjak from D. Walker and anka Duvnjak from D. Walker and for D. Walker and for D. Walker and for D. Walker and for Anderson	be construed to prechage may enforce an ons hereunder shall enhis instrument shall in by mortgaged is local.  -21 -21 -21 -21 -21 -31 -42 -43 -43 -44 -44 -44 -44 -44 -44 -44 -44	witness  Witness  ACKNOWLEDGME	thereof and the state of the st	venant, and no dany time during transcessively or several heirs, suble.  Lake  And the division of in the ge 10, in the ge 10, in the gelliard  JAL  Signature of the several heirs, suble.  JAL  Signatu	elay on the part of the continuance of concurrently at its coessors, executors  Courte of RECORDET AND BELSKY JR	d any such default or soption.  s, administrators and state of Indiana, state of Ind
ous Sha	any of such rights shall of covenant, and mortg All rights and obligations of the parties hereto. The plural as used in the real property here described as follows:  Key # 44-339 Lot 21 (excersible to the context of the county	be construed to prechage may enforce an ons hereunder shall enhis instrument shall in by mortgaged is local.  -21  ot the South eet if Lot 2 mpany's Thire as shown in Indiana.  OF, mortgagors have ending the control of the control	ide it from the exery one or more rem xtend to and be bit include the singular ted in	thereof and the day of the series of cocise thereof at the series of the	wengnt, and no dany time during transcessively or several heirs, suble.  Lake  And the division of the ge 10, in t	elay on the part of the continuance of concurrently at its coessors, executors.  Courteen Services Concurrently at its coessors, executors.  RECORDES XI JR	Mortgago
each signs disconding	any of such rights shall of covenant, and mortg All rights and obligations of the parties hereto. The plural as used in the real property here described as follows:  Key # 44-339 Lot 21 (excersible to the feather of the feather than the county of the cou	be construed to prechage may enforce an ons hereunder shall enhis instrument shall in by mortgaged is local.  -21  ot the South eet if Lot 2 apany's Thire as shown in Indiana.  OF, mortgagors have ending the control of the control	ide it from the exery one or more rem xtend to and be bit include the singular ted in	thereof and the day of the series of cocise thereof at the series of the	d Gilliard  Gilliard  Gilliard  JAL  Sepersonally ap	elay on the part of the continuance of concurrently at its occessors, execulors.  Courteel Richard Ric	Mortgago
each signs and is of the same signs. Sha	any of such rights shall of covenant, and mortg All rights and obligations of the parties hereto. The plural as used in the real property here described as follows:  Key # 44-339-Lot 21 (exceptions of the follows:  Key # 44-339-Lot 21 (exceptions of the follows:  IN WITNESS WHEREO Anka Duvnjak  Ton D. Walker	be construed to prechage may enforce an ons hereunder shall enhis instrument shall in by mortgaged is local.  -21  ot the South eet if Lot 2 apany's Thire as shown in Indiana.  OF, mortgagors have ending the control of the control	ide it from the exery one or more rem xtend to and be bit include the singular ted in	thereof at the day where applicate thereof and a replicate the second and the second age on the day age on the day age on the day are the second age on the day are the second age on the day are the second age on the day age of the	wenant, and no dany time during the during of successively or several heirs, suble.  Lake  And the division of the ge 10, in the general to the	elay on the part of the continuance of concurrently at its coessors, executors  Courtee of RECORDESXIA	Mortgagor
ous Shar	any of such rights shall of covenant, and mortg All rights and obligations of the parties hereto. The plural as used in the real property here described as follows:  Key # 44-339 Lot 21 (exceptions of the feature of the feature of the foregoing in Witness whereout of the foregoing in Witness whereout of the foregoing in Witness whereout of the foregoing in the witness of the foregoing in the witness whereout of the foregoing in the witness whereout on the foregoing in the witness whereout of the foregoing in the witness where the witness	be construed to prechage may enforce an ons hereunder shall enhis instrument shall in by mortgaged is locally the South et if Lot 2 mpany's Thire as shown in Indiana.  Lake  OF  Lake  OF	ide it from the exery one or more rem xtend to and be bit include the singular ted in	thereof and the day of the sed of	wenant, and no dany time during transcessively or several heirs, su ble.  Lake  And the division of the ge 10, in	elay on the part of the continuance of concurrently at its coessors, execulors.  Courte of RECORDET X JR	Mortgago
Dus Sha	any of such rights shall of covenant, and mortg All rights and obligations of the parties hereto. The plural as used in the real property here described as follows:  Key # 44-339 Lot 21 (exceptions of the County of Gary Land Concity of Gary Lake County I	be construed to prechage may enforce an ons hereunder shall enhis instrument shall in by mortgaged is local.  -21  ot the South eet if Lot 2  many's Thir as shown in Indiana.  F, mortgagors have ending and a notary publication of Lake Cty.  of Lake Cty.	ide it from the exery one or more remy one or more remy tend to and be binclude the singular ted in	thereof at the day where applicate thereof and a replicate the second and the second age on the day age on the day age on the day are the second age on the day are the second age on the day are the second age on the day age of the	d Gilliard  Gilliard  Gilliard  JAL  Sepersonally ap  official Pal the	elay on the part of the continuance of concurrently at its coessors, execulors.  Courte of RECORDET X JR	Mortgagor
Dus Share ATE	any of such rights shall of covenant, and mortg All rights and obligation of the parties hereto. The plural as used in the real property here described as follows:  Key # 44-339 Lot 21 (exception of the foregoing in the county of the county	be construed to prechage may enforce an ons hereunder shall enhis instrument shall in by mortgaged is local.  -21  ot the South eet if Lot 2  many's Thir as shown in Indiana.  F, mortgagors have ending and a notary publication of Lake Cty.  of Lake Cty.	ide it from the exery one or more remy one or more remy tend to and be binclude the singular ted in	thereof and the day of the sed of	wenant, and no dany time during transcessively or several heirs, su ble.  Lake  And the division of the ge 10, in	elay on the part of the continuance of concurrently at its coessors, execulors.  Courte of RECORDET X JR	Mortgagor
Dus ATE  Cor sins sins sins sins	any of such rights shall of covenant, and mortg All rights and obligation of the parties hereto. The plural as used in the real property here described as follows:  Key # 44-339-Lot 21 (exception of the foregoing in the county of the county	be construed to prechage may enforce an ons hereunder shall enhis instrument shall in by mortgaged is local.  -21  ot the South eet if Lot 2  many's Thir as shown in Indiana.  F, mortgagors have ending and a notary publication of Lake Cty.  of Lake Cty.	ide it from the exery one or more remy one or more remy tend to and be binclude the singular ted in	thereof and the day of the sed of	wenant, and no dany time during transcessively or several heirs, su ble.  Lake  And the division of the ge 10, in	elay on the part of the continuance of concurrently at its coessors, execulors.  Courte of RECORDET X JR	Mortgagor