REAL ESTATE MORTGAGE

THIS INDENTURE WITNESSETH That Zaris E. Jones and Quinton J. Jones

P.O. BOY	10485
	10 46411

FINANCIAL SERVICES, INC. of Merr		ulatia iii 🗝 "	OUGANNA inc	following de	ecribad roal	actata i
<u> </u>		diaria, trio it	iongagee ine	Tollowing de	scribed real	estate, i
The same of the sa	,					
Lots 21,22,23 and 24,	Block 11, Corre	sted Plat	of Cak Rid	lge Park		
Addition of Gary, as	shown in Plat Bo	ok 32, pa	go 95, in I	alte Count	y, Indian	a
•						
Mary 1					•	ر. زمان در در
,	·		· · · ·	**	TEB TEB	nia:
				7	2	
				n S	20 T	
				CORDER	12 03 PM	T.
•			:	쯦.	32	
		•		<u>د</u> 20	- ·	.) <u>Z</u>
					E'	•
. <u></u>						
GETHER with all rights, privileges,	interests, easements	, nereditame	nts, appurtena	inces, fixture	es, and impro	ovemen
w or hereafter belonging, appertaininged Premises") and all the rents, is:	sues, income and pro	in connection fits thereof.	n therewith, (r	iereinaπer re	rerred to as t	ne mo
This mortgage is given to secure to	•		nereof and the	payment of	one promise	sory No
m Mortgagor to Mortgagee dated	February 22,	19	84 in the am	nunt of \$	46 E40: 75	201 9 140
ncipal together with interest as provid						
And also to secure the payment of any rene tgagor covenants and agrees with Mortgage						
d solvent insurance company acceptable to Me s mortgage is on a leasehold; keep the Mortgag insurance premiums, installments of principal art costs which actually are expended in the er or securing the loan plus fees paid public officent ant of default in any payment the Mortgagee ma he highest rate provided for in the note secure	ortgagee; observe and perf ged Premises in good repair and interest on any prior m nforcement of defense of the cers for filling, recording and ay pay the same and the Mo d hereby not to exceed the	orm all covenan r; promptly pay a nortgage, and, to e terms of this m releasing this m ortgagor shall rep highest amount	th may be required in the control in the control in the extent perminoring or the lier ortgage or any officer or the Mortgage or any officer or the Mortgage or any to the Mortgage permitted by law.	ditions of any prents, and legal of ted by law, rea nereof or of an er instrument see the amount seed and all sums so	ior mortgage or tharges against sonable attorned to the control of the couring this loar to paid together to paid together to paid together to paid will be sec	any lease said prop y's fees a ent evider n, and in t with inter- cured by t
solvent insurance company acceptable to Mi mortgage is on a leasehold; keep the Mortgagnsurance premiums, installments of principal of costs which actually are expended in the er costs which actually are expended in the er or securing the loan plus fees paid public officing to default in any payment the Mortgagee may he highest rate provided for in the note secure tigage; no improvements shall be removed or creceiver in any action to foreclose; upon default in any of the terms, covenants or contend premises, die, become a bankrupt or in mises by the Mortgagor without the consent in illed in any court to enforce any lien on, claim ome due and payable at the option of the Mortgall policies of insurance shall contain proper obective interests may appear, and shall not be because to endorse on Mortgagor's behalf dreadings which are hereby assigned to Mortgago demnation proceeds have been applied, at Netdness secured by this Mortgage. All such proceeds have been applied, at Netdness secured by this Mortgage.	ortgagee; observe and perf ged Premises in good repair and interest on any prior m forcement of defense of the cers for filling, recording and ay pay the same and the Mo ad hereby not to exceed the destroyed without the writter ault being made in the payr notitions of this mortgage or isolvent, or make an assign writing of the Mortgagee, or against, or interest in the a gagee, and payment may be clauses making all sums rece e subject to cancellation with afts reflecting such insurance or, provided that Mortgagee Mortgagee's sole descretion policies of insurance and all	orm all covenant; promptly pay a cortgage, and, to be terms of this manager shall rephighest amount in consent of the bent of any of the of the note secument for the bent of any of the coverable upon shout thirty (30) of the proceeds, and shall remit to Mo, to the restoration abstracts of title abstracts of title and the coverable upon shout thirty (30) of the proceeds, and the proceeds and the	th may be required its, terms and conditions and conditions are seen to the extent permited by law, and the extent permitted or permitted by law, and the policies payally prior written in the proceeds of the more permitted or perm	d by Mortgagee ditions of any prents, and legal of the dy law, rean hereof or of any prents and all sums so ortgagee shall be tofore specified he event Mortgage of the entire unpairmortgage and shie to Mortgagnotice to Mortgagn	lor mortgage or harges against a sonable attorney by other instrume ecuring this loar so paid will be see a entitled to the adapt of sale or trailed any action or led balance shall sale of the propese and to Mortgage. Mortgage mains after the rot the satisfacting the Mortgage of the Mo	any lease said propy's fees a sent evide n, and in with intercured by the appointment of the Minsfer of proceeding immediatry. agor as the authority of all
I solvent insurance company acceptable to Mi mortgage is on a leasehold; keep the Mortgage insurance premiums, installments of principal introsts which actually are expended in the error securing the loan plus fees paid public officing to default in any payment the Mortgagee many he highest rate provided for in the note secured tracely rate any action to foreclose; upon default in any of the terms, covenants or conged Premises, die, become a bankrupt or in mises by the Mortgagor without the consent in filled in any court to enforce any lien on, claim some due and payable at the option of the Mortgage due and payable at the option of the Mortgagee to endorse on Mortgagor's behalf dradings which are hereby assigned to Mortgago demnation proceeds have been applied, at Motedness secured by this Mortgage. All such public at Mortgagee's request, be delivered to an Any forbearance by Mortgagee in exercising the definition of the process of any such right or remedy.	ortgagee; observe and perfiged Premises in good repair and interest on any prior motorement of defense of the cers for filling, recording and ay pay the same and the Motore of the destroyed without the writter ault being made in the paymoditions of this mortgage or isolvent; or make an assign writing of the Mortgagee, or against, or interest in the aggagee, and payment may be clauses making all sums rece subject to cancellation with afts reflecting such insurance, provided that Mortgagee Mortgagee's sole descretion colicies of insurance and all not retained by Mortgagee any right or remedy hereur. The procurement of insurance and representations are the procurement of insurance.	orm all covenant; promptly pay a cortgage, and, to be terms of this mandager shall rephighest amount in consent of the bent of any of the left of the note secument for the bent of the secument for the bent of the secument for the bent of the note secument for the bent of the secument for the bent of waste shall be enforced by the coverable upon shout thirty (30) the proceeds, and shall remit to Mo, to the restoration abstracts of title until the indebte of the payment or the payment of the secument.	th may be required its, terms and conditions and conditions are the extent permited by law, when the manifest of creditors are the foreclosure of the such policies pays a permitted by law, when the foreclosure of the such policies pays a permitted or permal estate, then the foreclosure of the such policies pays a permitted or pe	d by Mortgagee ditions of any prents, and legal of the dy law, rea no hereof or of armer instrument see the amount sand all sums so ortgagee shall betofore specified he event Mortgage, or in the evermitted, or shouthe entire unpairmortgage and sable to Mortgage notice to Mortgage notice to Mortgage and so or policies coveries of policies coveries of the law, should be law, should be any condemna lus, if any, as reged Premises of policies coveries of the law, should be law, should b	lor mortgage or harges against a sonable attorned yo other instrume ecuring this loar to paid will be see a entitled to the attorned to the analyst and any action or disale of the properse and to Mortgage. Mortgage and to Mortgage and to Mortgage and to Mortgage and to the satisfaction or eminant mains after the result to the satisfacting the Mortgage id.	any lease said prop y's fees a ent eviden, and in with inter- cured by t appointm e thereof don the M inster of proceedir immediat rty. agor as the reauthori domain p insurance tion of all ed Premi
I solvent insurance company acceptable to Mi mortgage is on a leasehold; keep the Mortgagnsurance premiums, installments of principal of costs which actually are expended in the error securing the loan plus fees paid public officing to default in any payment the Mortgagee mane highest rate provided for in the note secure tigage; no improvements shall be removed or conceeding the interest of the terms, covenants or conceed Premises, die, become a bankrupt or in mises by the Mortgagor without the consent in filled in any court to enforce any lien on, claim ome due and payable at the option of the Mortgagor without the consent in filled in any court to enforce any lien on, claim ome due and payable at the option of the Mortgagore to endorse on Mortgagor's behalf dreadings which are hereby assigned to Mortgago demnation proceeds have been applied, at Netedness secured by this Mortgage. All such public tigging the process of any such right or remedy, a waiver of Mortgagee's right to accelerate the All remedies provided in this Mortgage are did to be exercised concurrently, independently of	ortgagee; observe and perfiged Premises in good repair and interest on any prior more repaired and interest on any prior more responsible to the same and the More of the same of the paymental the same of the more of the same of t	orm all covenance; promptly pay a cortgage, and, to be terms of this manager shall rephighest amount in consent of the interest of the best of the note secundant for the best of the note of the possible upon should thirty (30) of the proceeds, and shall remit to Mo, to the restoration abstracts of title until the indebte of the payments secured by other right or restorations.	th may be required its, terms and concepts, terms and concepts, terms and concepts, terms and concepts and the extent permited by law, Mortgagee; the Mortga	d by Mortgagee ditions of any prents, and legal of the dy law, rean hereof or of any prents and all sums so ortgagee shall be tofore specified he event Mortgage and sible to Mortgage and so be to Mortgage and so be to Mortgage and so be policies coveriereby if any, as reged Premises of policies coveriereby if fully papelicable law, shall mortgage or all Mortgage or all Mortgage or all Mortgage or all	lor mortgage or harges against a sonable attorney by other instrume ecuring this loar op paid will be see e entitled to the address shall abanch of sale or trailed any action or go deep by a solution or eminant mains after the rot the satisfaction or eminant after the rot the satisfaction of the Mortgage de. The Mortgage description of the Mortgage description of the satisfaction of the satisfaction of the satisfaction of the Mortgage description of the satisfaction of the satisfaction of the satisfaction of the Mortgage description of the satisfaction of the satisfaction of the Mortgage description of the satisfaction of the satisfactio	any lease said propy's fees a ent evide n, and in with intercured by to appoint e thereof ton the Minsfer of proceedii immediatry, agor as the authoridomain proceedii ed Premitre of or igge shall or equity,
solvent insurance company acceptable to Mimortgage is on a leasehold; keep the Mortgage is on a leasehold; keep the Mortgage it costs which actually are expended in the error securing the loan plus fees paid public officing to of default in any payment the Mortgagee mane highest rate provided for in the note secure trage; no improvements shall be removed or conceiver in any action to foreclose; upon default in any of the terms, covenants or conject Premises, die, become a bankrupt or in mises by the Mortgagor without the consent in lied in any court to enforce any lien on, claim ome due and payable at the option of the Mortgage in any court to enforce shall contain proper of the Mortgagee to endorse on Mortgagor's behalf dradings which are hereby assigned to Mortgago demnation proceeds have been applied, at Mitedness secured by this Mortgage. All such public at Mortgagee's request, be delivered to an Any forbearance by Mortgagee in exercising led the exercise of any such right or remedy, a waiver of Mortgagee's right to accelerate the All remedies provided in this Mortgage are did be exercised concurrently, independently of Mortgagor includes each person executing things and attorneys.	ortgagee; observe and perf ged Premises in good repair and interest on any prior more processed in the person of the same and the More person of the p	orm all covenance; promptly pay a cortgage, and, to be terms of this manager shall rephighest amount in consent of the bent of any of the lent of any of the lent of any of the lent of the note secument for the bent of the note secument for the bent of the lent of any of the lent of th	th may be required is, terms and conditions and conditions are the extent permit ortgage or the lier ortgage or the lier ortgage or any of the wortgage; the Mortgage; the Mortgage; the Mortgage; the Mortgage; the Mortgage; the more than the processor of the such policies pays prior written the proceeds of rtgagor such surpon of the Mortgage or title insurance dness secured here afforded by appent of taxes or of the type of the mortgage.	d by Mortgagee ditions of any prents, and legal of the dy law, rea in hereof or of armer instrument is ee the amount is and all sums so ortgagee shall betofore specified he event Mortgage, or in the ever mitted, or shouthe entire unpailmortgage and is able to Mortgage notice to Mortgage notice to Mortgage in the entire unpailus, if any, as reged Premises of policies coveries by if fully papilicable law, sher liens or challing and Mortgage or all gris and gris and Mortgage or all gris and gris	lor mortgage or harges against sonable attorney by other instrume ecuring this loar op paid together paid will be see e entitled to the don the due datagor shall abanch of sale or traid any action or do balance shall sale of the propese and to Mortgage includes its all not be a walverges by Mortgage forded by law of the propese of the satisfacting the Mortgage do the propese of the satisfacting the Mortgage do the satisfacting the Mortgage do the propese of the satisfacting the Mortgage do the satisfacting the satisfac	any leasisald propersions and in with intercent appointment of the proceeding in media in the proceeding in the procedure in the process in the procedure in t
solvent insurance company acceptable to Mimortgage is on a leasehold; keep the Mortgage is on a leasehold; keep the Mortgage it costs which actually are expended in the error securing the loan plus fees paid public officing to of default in any payment the Mortgagee mane highest rate provided for in the note secure trage; no improvements shall be removed or conceiver in any action to foreclose; upon default in any of the terms, covenants or conject Premises, die, become a bankrupt or in mises by the Mortgagor without the consent in lied in any court to enforce any lien on, claim ome due and payable at the option of the Mortgage in any court to enforce shall contain proper of the Mortgagee to endorse on Mortgagor's behalf dradings which are hereby assigned to Mortgago demnation proceeds have been applied, at Mitedness secured by this Mortgage. All such public at Mortgagee's request, be delivered to an Any forbearance by Mortgagee in exercising led the exercise of any such right or remedy, a waiver of Mortgagee's right to accelerate the All remedies provided in this Mortgage are did be exercised concurrently, independently of Mortgagor includes each person executing things and attorneys.	ortgagee; observe and perf ged Premises in good repair and interest on any prior more processed in the person of the same and the More person of the p	orm all covenance; promptly pay a cortgage, and, to be terms of this manager shall rephighest amount in consent of the bent of any of the lent of any of the lent of any of the lent of the note secument for the bent of the note secument for the bent of the lent of any of the lent of th	th may be required in the extent permit of the extent permit ortgage or the lier ortgage or any of the extent permit of the extent permit of the Mortgage or any of the Mortgage; the Mortgage; the Mortgage; the Mortgage; the Mortgage; the more of the extent policies pays and the proceeds of the extent policies pays and the proceeds of the mortgage; or title insurance of the Mortgage; or title insurance of the mortgage;	d by Mortgagee ditions of any prents, and legal of the dy law, rea in hereof or of armer instruments and all sums so ortgagee shall betofore specified he event Mortgage, or in the ever mitted, or shouthe entire unpailmortgage and sable to Mortgage notice to Mortgage notice to Mortgage and sable to many condemna lus, if any, as reged Premises of policies coveries of policies coveries of the mortgage of the liens or characteristics.	lor mortgage or harges against sonable attorney by other instrume ecuring this loar op paid together paid will be see e entitled to the don the due datagor shall abanch of sale or traid any action or do balance shall sale of the propese and to Mortgage includes its all not be a walverges by Mortgage forded by law of the propese of the satisfacting the Mortgage do the propese of the satisfacting the Mortgage do the satisfacting the Mortgage do the propese of the satisfacting the Mortgage do the satisfacting the satisfac	any lease said propy's fees a ent evide n, and in with intercured by the appointment on the Minsfer of proceeding immediatry, agor as the domain proceeding of all ed Premiser of or gee shall or equity,
I solvent insurance company acceptable to Mi mortgage is on a leasehold; keep the Mortgagn nsurance premiums, installments of principal rt costs which actually are expended in the error securing the loan plus fees paid public officint of default in any payment the Mortgagee mane highest rate provided for in the note secure tigage; no improvements shall be removed or or receiver in any action to foreclose; upon default in any of the terms, covenants or conged Premises, die, become a bankrupt or in mises by the Mortgagor without the consent in itself in any court to enforce any lien on, claim ome due and payable at the option of the Mortgagor without the consent in itself in any court to enforce any lien on, claim ome due and payable at the option of the Mortgagoe to endorse on Mortgagor's behalf dradings which are hereby assigned to Mortgago demnation proceeds have been applied, at Natedness secured by this Mortgage. All such payable at the exercising the the exercise of any such right or remedy, a waiver of Mortgagee's right to accelerate the All remedies provided in this Mortgage are did to be exercised concurrently, independently of Mortgagor includes each person executing things and attorneys.	ortgagee; observe and perf ged Premises in good repair and interest on any prior more processed in the person of the same and the More person of the p	orm all covenance; promptly pay a cortgage, and, to be terms of this manager shall rephighest amount in consent of the bent of any of the consent of the bent of any of the consent for the bent of the note secument for the bent of the note secument for the bent of waste shall be bove described enforced by the coverable upon shout thirty (30) the proceeds, and shall remit to Mon, to the restoration abstracts of title until the indebte of the payminess secured by other right or restorations.	th may be required is, terms and conditions and conditions are seen to the extent permitoring or the lier ortgage or the lier ortgage or any of the properties of the Mortgage; the Mortgage; the Mortgage; the Mortgage; the Mortgage; the more dependent of creditors are committed or pereal estate, then the foreclosure of the such policies pays always prior written the proceeds of rigagor such surpon of the Mortgage or title insurance does secured he afforded by appent of taxes or of the total taxes or of the mortgage. The proceeds of the mortgage are afforded by appent of taxes or of the mortgage. The proceeds of the mortgage are afforded by appent of taxes or of the mortgage.	d by Mortgagee ditions of any prents, and legal of the dy law, rea in hereof or of armer instrument see the amount sand all sums so ortgagee shall betofore specified he event Mortgage, or in the ever mitted, or shouthe entire unpairmortgage and sable to Mortgage notice to Mortgage notice to Mortgage notice to Mortgage of the policies coveries of policies coveries of the details of the distribution of the liens or characteristics.	lor mortgage or harges against sonable attorney by other instrume ecuring this loar op paid together paid will be see e entitled to the don the due datagor shall abanch of sale or traid any action or do balance shall sale of the propese and to Mortgage includes its all not be a walverges by Mortgage forded by law of the propese of the satisfacting the Mortgage do the propese of the satisfacting the Mortgage do the satisfacting the Mortgage do the propese of the satisfacting the Mortgage do the satisfacting the satisfac	any lease said propers said propers said propers said propers said propers said propers said proceedings of the said proceeding said proceedings of the said proceeding said proceedings of the said p
I solvent insurance company acceptable to Mi mortgage is on a leasehold; keep the Mortgage insurance premiums, installments of principal introsts which actually are expended in the error securing the loan plus fees paid public officing to default in any payment the Mortgagee mane highest rate provided for in the note secured traces in any action to foreclose; upon default in any of the terms, covenants or conged Premises, die, become a bankrupt or in mises by the Mortgagor without the consent in itself in any court to enforce any lien on, claim to me due and payable at the option of the Mortgagor without the consent in itself in any court to enforce any lien on, claim to me due and payable at the option of the Mortgagoe to endorse on Mortgagor's behalf dradings which are hereby assigned to Mortgago demnation proceeds have been applied, at Motedness secured by this Mortgage. All such public at Mortgagee's request, be delivered to an Any forbearance by Mortgagee in exercising the default of Mortgage are did the exercise of any such right or remedy, a waiver of Mortgagee's right to accelerate the All remedies provided in this Mortgage are did to exercised concurrently, independently of Mortgagor includes each person executing things and attorneys.	ortgagee; observe and perf ged Premises in good repair and interest on any prior more processed in the person of the same and the More person of the p	orm all covenance; promptly pay a cortgage, and, to be terms of this manager shall rephighest amount in consent of the lent of any of the lent of the lent of the lent of l	th may be required is, terms and consistering and consistering in the extent permitoring age or the lier ortgage or the lier ortgage or any of the wortgage or any of the more	d by Mortgagee ditions of any prents, and legal of the dy law, rea in hereof or of armer instrument see the amount sand all sums so ortgagee shall betofore specified he event Mortgage, or in the ever mitted, or shouthe entire unpairmortgage and sable to Mortgage notice to Mortgage notice to Mortgage notice to Mortgage of the policies coveries of policies coveries of the details of the distribution of the liens or characteristics.	lor mortgage or harges against sonable attorney by other instrume ecuring this loar op paid together paid will be see e entitled to the don the due datagor shall abanch of sale or traid any action or do balance shall sale of the propese and to Mortgage includes its all not be a walverges by Mortgage forded by law of the propese of the satisfacting the Mortgage do the propese of the satisfacting the Mortgage do the satisfacting the Mortgage do the propese of the satisfacting the Mortgage do the satisfacting the satisfac	any lease said propersisted and in the wider of the with interest appointment of the proceeding of the without the minister of the without the without the wide and the were of or proceeding of the wide and the were of or proceeding of the wide and the were of or proceeding of the were were of the were were were well as well
I solvent insurance company acceptable to Mi mortgage is on a leasehold; keep the Mortgagn nsurance premiums, installments of principal rt costs which actually are expended in the error securing the loan plus fees paid public officint of default in any payment the Mortgagee mane highest rate provided for in the note secure tigage; no improvements shall be removed or or receiver in any action to foreclose; upon default in any of the terms, covenants or conged Premises, die, become a bankrupt or in mises by the Mortgagor without the consent in itself in any court to enforce any lien on, claim ome due and payable at the option of the Mortgalied in any court to enforce shall contain proper of pective interests may appear, and shall not be tigagee to endorse on Mortgagor's behalf dradings which are hereby assigned to Mortgago demnation proceeds have been applied, at Mitedness secured by this Mortgage. All such public at Mortgagee's request, be delivered to an Any forbearance by Mortgagee in exercising the the exercise of any such right or remedy, a waiver of Mortgagee's right to accelerate the All remedies provided in this Mortgage are did to be exercised concurrently, independently of Mortgagor includes each person executing things and attorneys. IN WITNESS WHEREOF, the mortgagor, and	ortgagee; observe and perf ged Premises in good repair and interest on any prior more processed in the person of the same and the More person of the p	orm all covenance; promptly pay a cortgage, and, to be terms of this manager shall rephighest amount in consent of the best of the note secument for the best of the note secument for the best of the note secument for the best of waste shall be bove described and renderced by the coverable upon shout thirty (30) the proceeds, and shall remit to Mon, to the restoration abstracts of title until the indebte of the payminess secured by other right or restorations. The payminess secured by other right or restorations, his heirs, such as this hand and set his his hand and set his	th may be required in the extent permit of the extent permit ortgage or the lier ortgage or any of the extent permit of the extent permit ortgage or any of the mortgage; the Mortgagee; the Mortgagee; the Mortgagee; the Mortgagee; the Mortgagee; the more of the extent of the extent policies pays a permit of the proceeds of the extent policies pays and the proceeds of the extent policies pays and the proceeds of the extent policies pays and the proceeds of the extent policies pays permit of the Mortgage or title insurance on the Mortgage or title insurance the extent policies pays and the extent policies pays and the proceeds of the mortgage or title insurance the extent policies pays and the processors and assistant policies pays and the extent policies pays and the processors and assistant policies pays and the processors an	d by Mortgagee ditions of any prents, and legal of the dy law, rea in hereof or of armer instrument see the amount sand all sums so ortgagee shall betofore specified he event Mortgage, or in the ever mitted, or shouthe entire unpairmortgage and sable to Mortgage notice to Mortgage notice to Mortgage notice to Mortgage of the policies coveries of policies coveries of the details of the distribution of the liens or characteristics.	lor mortgage or harges against sonable attorney by other instrume ecuring this loar op paid together paid will be see e entitled to the don the due datagor shall abanch of sale or traid any action or do balance shall sale of the propese and to Mortgage includes its all not be a walverges by Mortgage forded by law of the propese of the satisfacting the Mortgage do the propese of the satisfacting the Mortgage do the satisfacting the Mortgage do the propese of the satisfacting the Mortgage do the satisfacting the satisfac	any lease said propers and propers agent evider in, and in it with intercured by the appointment of the proceeding agent authorist domain proceeding agent authorist agent authorist and Premiser of or agent authorist agent ag
I solvent insurance company acceptable to Mi mortgage is on a leasehold; keep the Mortgag insurance premiums, installments of principal int costs which actually are expended in the end or securing the loan plus fees paid public officint of default in any payment the Mortgagee mane highest rate provided for in the note secure figage; no improvements shall be removed or a receiver in any action to foreclose; upon default in any of the terms, covenants or conged Premises, die, become a bankrupt or in mises by the Mortgagor without the consent in filled in any court to enforce any lien on, claim ome due and payable at the option of the Mortgagement of the Mortgage to endorse on Mortgagor's behalf dreadings which are hereby assigned to Mortgago demnation proceeds have been applied, at Notedness secured by this Mortgage. All such public the exercise of any such right or remedy, a waiver of Mortgagee's request, be delivered to an Any forbearance by Mortgagee in exercising fied the exercise of any such right or remedy, a waiver of Mortgagee's right to accelerate the All remedies provided in this Mortgage are did to be exercised concurrently, independently of Mortgagor includes each person executing the igns and attorneys. IN WITNESS WHEREOF, the mortgagor, and ATE OF INDIANA, COUNTY OF	ortgagee; observe and perf ged Premises in good repair and interest on any prior motor for the forcement of defense of the cers for filling, recording and ay pay the same and the Motor forcement of the same and the Motor force of the same and the payr notitions of this mortgage or isolvent, or make an assign writing of the Mortgagee, on against, or interest in the agagee, and payment may be clauses making all sums received to cancellation with afts reflecting such insurance, provided that Mortgagee Mortgagee's sole descretion colicies of insurance and all not retained by Mortgagee any right or remedy hereur. The procurement of insurance and all the maturity of the indebted stinct and cumulative to an insurance of them, has hereunto each of them, has hereunto	orm all covenance; promptly pay a cortgage, and, to be terms of this manager shall rephighest amount in consent of the intent of any of the of the note secument for the best of waste shall be bove described and reforced by the coverable upon shout thirty (30) of the proceeds, and shall remit to Mo, to the restoration abstracts of title until the indebte ander, or otherwishings secured by other right or restorations. The his heirs, such as this hand and the payment of	th may be required is, terms and consister is, terms and consister is, terms and consister is, terms and consister is assessment the extent permitoring or the lier or digage or any of the Mortgage or any of the Mortgage is the Mortgage is a committed or perceal estate, then foreclosure of the such policies pays and is a consister in the proceeds of the Mortgage or title insurance on the Mortgage. The afforded by appent of taxes or on the Mortgage. The afforded by appent of taxes or on the Mortgage. The afforded by appent of taxes or on the Mortgage. The afforded by appent of taxes or on the Mortgage. The afforded by appent of taxes or on the Mortgage. The afforded by appent of taxes or on the Mortgage. The afforded by appent of taxes or on the Mortgage. The afforded by appent of taxes or on the Mortgage. The afforded by appent of taxes or on the Mortgage.	d by Mortgagee ditions of any prents, and legal of the dy law, ream hereof or of any prents, and all sums so ortgagee shall be tofore specified he event Mortgage, or in the ever mitted, or shout the entire unpairmortgage and sable to Mortgage notice to Mortgage notice to Mortgage problems of policies covering the premises of policies covering the mortgage and sable to Mortgage and Mortgage or all day of Trotal day of T	lor mortgage or harges against sonable attorney sonable attorney by other instrume ecuring this loar op paid will be see e entitled to the don the due datagor shall abanch of sale or traild any action or do balance shall sale of the propese and to Mortgago tion or eminant mains after the rothe satisfacing the Mortgagold. all not be a wait riges by Mortgagold forded by law of gee includes its	any lease said propers and propers agent evider in, and in it with intercured by the appointment of the proceeding agent authorist domain proceeding agent authorist agent authorist and Premiser of or agent authorist agent ag
I solvent insurance company acceptable to Mi mortgage is on a leasehold; keep the Mortgagnsurance premiums, installments of principal int costs which actually are expended in the error securing the loan plus fees paid public officint of default in any payment the Mortgagee mane highest rate provided for in the note secure rigage; no improvements shall be removed or a receiver in any action to foreclose; upon default in any of the terms, covenants or conged Premises, die, become a bankrupt or in mises by the Mortgagor without the consent in filled in any court to enforce any lien on, claim ome due and payable at the option of the Mortgagement of the Mortgage to endorse on Mortgagor's behalf dreadings which are hereby assigned to Mortgago demnation proceeds have been applied, at Matedness secured by this Mortgage. All such public the exercise of any such right or remedy, a waiver of Mortgagee's request, be delivered to an Any forbearance by Mortgagee in exercising fied the exercise of any such right or remedy. All remedies provided in this Mortgage are died to the exercise of any such right or remedy. All remedies provided in this Mortgage are died to a continuation of the mortgagor, and Mortgagor includes each person executing the igns and attorneys. IN WITNESS WHEREOF, the mortgagor, and ATE OF INDIANA, COUNTY OF	ortgagee; observe and perf ged Premises in good repair and interest on any prior motor for the forcement of defense of the cers for filling, recording and ay pay the same and the Motor forcement of the same and the Motor force of the same and the payr notitions of this mortgage or isolvent, or make an assign writing of the Mortgagee, on against, or interest in the agagee, and payment may be clauses making all sums received to cancellation with afts reflecting such insurance, provided that Mortgagee Mortgagee's sole descretion colicies of insurance and all not retained by Mortgagee any right or remedy hereur. The procurement of insurance and all the maturity of the indebted stinct and cumulative to an insurance of them, has hereunto each of them, has hereunto	orm all covenance; promptly pay a cortgage, and, to be terms of this manager shall rephighest amount in consent of the intent of any of the of the note secundary of the coverable upon shout thirty (30) of the proceeds, and shall remit to Mo, to the restoration abstracts of title until the indebte of the payment of the payment for th	th may be required is, terms and consister is, terms and consister is, terms and consister is, terms and consister is the extent permitorities or the lier oorlgage or any of the Mortgage permitted by law, Mortgagee; the Mortgagee; the Mortgagee; the Mortgagee; the Mortgage is the policies pays to the mortgager is the policies pays the policies pays the mortgager is the mortgager or title insurance does secured here afforded by append of taxes or of the mortgage. The mortgage is a secured here afforded by append of taxes or of the mortgage. The mortgage is a secured here afforded by append of taxes or of the mortgage. The mortgage is a secured here afforded by append of taxes or of the mortgage. The mortgage is a secured here afforded by append of taxes or of the mortgage. The mortgage is a secured here afforded by append of taxes or of the mortgage. The mortgage is a secured here afforded by append of taxes or of the mortgage. The mortgage is a secured here afforded by append of taxes or of the mortgage. The mortgage is a secured here afforded by appendix mortgage is a secured here. The mortgage is a secured here afforded by appendix mortgage is a secured here. The mortgage is a secured here afforded by appendix mortgage is a secured here. The mortgage is a secured here.	d by Mortgagee ditions of any prents, and legal of the dy law, rean hereof or of any ere instrument see the amount sand all sums so ortgagee shall be tofore specified he event Mortgage, or in the ever mitted, or shout the entire unpairmortgage and sable to Mortgage or a	ior mortgage or harges against sonable attorney sonable attorney other instrume ecuring this loar op paid together paid will be see e entitled to the ed on the due datagor shall abanch of sale or trailed any action or did balance shall sale of the propere and to Mortgago tion or eminant mains after the rothe satisfaction or eminant mains afte	any lease said propersisted and in the wider of the with interest appointment of the proceeding of the without the wind of the
Is solvent insurance company acceptable to Margare in a mortgage is on a leasehold; keep the Mortgage insurance premiums, installments of principal and costs which actually are expended in the error securing the loan plus fees paid public office into default in any payment the Mortgagee may he highest rate provided for in the note secure rigage; no improvements shall be removed or a receiver in any action to foreclose; upon default in any of the terms, covenants or conged Premises, die, become a bankrupt or in mises by the Mortgagor without the consent in filed in any court to enforce any lien on, claim some due and payable at the option of the Mortgage due and payable at the option of the Mortgage of insurance shall contain proper of pective interests may appear, and shall not be dings which are hereby assigned to Mortgage in defantation proceeds have been applied, at Mortgagee to endorse on Mortgage. All such patents in the content of the mortgage in exercising the diness secured by this Mortgage. All such patents in the content of the mortgage in exercising and attorneys a waiver of Mortgagee's right to accelerate the content of the mortgagor includes each person executing the light and attorneys. IN WITNESS WHEREOF, the mortgagor, and ATE OF INDIANA, COUNTY OF	ortgagee; observe and perfiged Premises in good repair and Interest on any prior material interest on any prior material interest of the defense of the desiroyed without the writter ault being made in the paymoditions of this mortgage or isolvent, or make an assign writing of the Mortgagee, or against, or interest in the agagee, and payment may be clauses making all sums rece subject to cancellation with afts reflecting such insurance for insurance and all individual in the procurement of insurance any right or remedy hereur. The procurement of insurance maturity of the indebted stinct and cumulative to an insurance and all in the maturity of the indebted stinct and cumulative to an insurance and all in the maturity of the indebted stinct and cumulative to an insurance and all in the maturity of the indebted stinct and cumulative to an insurance and all in the maturity of the indebted stinct and cumulative to an insurance in the maturity of the indebted stinct and cumulative to an insurance in the maturity of the indebted stinct and cumulative to an insurance and all indicates and insurance and all indicates a	orm all covenance promptly pay a cortgage, and, to be terms of this manager shall rephighest amount in consent of the note secundary of the note secundary of the note secundary of the coverable upon shout thirty (30) of the proceeds, and shall remit to Mo, to the restoration abstracts of title until the indebte of the payments or the payments secured by the coverable upon shall remit to Mo, to the restoration abstracts of title until the indebte of the payments secured by other right or restoration or the payments secured by the payments secured by the payments and acknowledge of the payments and ac	th may be required is, terms and consister is, terms and consister is, terms and consister is, terms and consister is the extent permitority age or the lier ordgage or any other is the Mortgage permitted by law, Mortgagee; the Mortgagee; the Mortgagee; the Mortgage is the most of creditors in the committed or percent of the such policies pays and the mortgage or title insurance of the mortgage. The mortgage is a such such percent of taxes or of the mortgage. The mortgage is a such such percent of taxes or of the mortgage. The mortgage is a such such percent of taxes or of the mortgage. The mortgage is a such such percent of taxes or of the mortgage. The mortgage is the mortgage is a such such percent of taxes or of the mortgage. The mortgage is the mortgage is a such such percent of taxes or of the mortgage. The mortgage is the mortgage is a such such percent of taxes or of the mortgage is a such such percent of the mortgage is a suc	d by Mortgagee ditions of any prents, and legal of the dy law, ream hereof or of any prents and all sums so ortgagee shall be tofore specified he event Mortgage and she to Mortgage and she tilens or characteristics.	ior mortgage or harges against sonable attorney sonable attorney other instrume ecuring this loar op paid together paid will be see e entitled to the ed on the due datagor shall abanch of sale or trailed any action or did balance shall sale of the propere and to Mortgago tion or eminant mains after the rothe satisfaction or eminant mains afte	any lease said propersisted and in the wider of appointment of the proceeding of the
Is solvent insurance company acceptable to Mismortgage is on a leasehold; keep the Mortgaginsurance premiums, installments of principal art costs which actually are expended in the error securing the loan plus fees paid public officing the highest rate provided for in the note secure rigage; no improvements shall be removed or a receiver in any action to foreclose; upon default in any of the terms, covenants or conged Premises, die, become a bankrupt or in mises by the Mortgagor without the consent in filled in any court to enforce any lien on, claim some due and payable at the option of the Mortgagor default in the rests may appear, and shall not be retive interests may appear, and shall not be rigagee to endorse on Mortgagor's behalf dreadings which are hereby assigned to Mortgago demnation proceeds have been applied, at Mortgagee to endorse by Mortgagee. All such public at Mortgagee's request, be delivered to an Any forbearance by Mortgagee in exercising the difference of Mortgagee's right to accelerate the All remedies provided in this Mortgage are differenced by Mortgage are differenced by Mortgagor includes each person executing the igns and attorneys. IN WITNESS WHEREOF, the mortgagor, and ATE OF INDIANA, COUNTY OF	ortgagee; observe and perfiged Premises in good repair and Interest on any prior material of the part	orm all covenance; promptly pay a cortgage, and, to be terms of this manager shall rephighest amount in consent of the intent of any of the of the note secundary of the coverable upon shout thirty (30) of the proceeds, and shall remit to Mo, to the restoration abstracts of title until the indebte of the payment of the payment for th	th may be required is, terms and consister is, terms and consister is, terms and consister is, terms and consister is the extent permitorities or the lier oorlgage or any of the Mortgage permitted by law, Mortgagee; the Mortgagee; the Mortgagee; the Mortgagee; the Mortgage is the policies pays to the mortgager is the policies pays the policies pays the mortgager is the mortgager or title insurance does secured here afforded by append of taxes or of the mortgage. The mortgage is a secured here afforded by append of taxes or of the mortgage. The mortgage is a secured here afforded by append of taxes or of the mortgage. The mortgage is a secured here afforded by append of taxes or of the mortgage. The mortgage is a secured here afforded by append of taxes or of the mortgage. The mortgage is a secured here afforded by append of taxes or of the mortgage. The mortgage is a secured here afforded by append of taxes or of the mortgage. The mortgage is a secured here afforded by append of taxes or of the mortgage. The mortgage is a secured here afforded by appendix mortgage is a secured here. The mortgage is a secured here afforded by appendix mortgage is a secured here. The mortgage is a secured here afforded by appendix mortgage is a secured here. The mortgage is a secured here.	d by Mortgagee ditions of any prents, and legal of the dy law, rean hereof or of any ere instrument see the amount sand all sums so ortgagee shall be tofore specified he event Mortgage, or in the ever mitted, or shout the entire unpairmortgage and sable to Mortgage or a	ior mortgage or harges against sonable attorney sonable attorney other instrume ecuring this loar op paid together paid will be see e entitled to the ed on the due datagor shall abanch of sale or trailed any action or did balance shall sale of the propere and to Mortgago tion or eminant mains after the rothe satisfaction or eminant mains afte	any lease said propersisted and in the wider of appointment of the proceeding of the
I solvent insurance company acceptable to Mi mortgage is on a leasehold; keep the Mortgag insurance premiums, installments of principal int costs which actually are expended in the error securing the loan plus fees paid public officint of default in any payment the Mortgagee mane highest rate provided for in the note secure tigage; no improvements shall be removed or or receiver in any action to foreclose; upon default in any of the terms, covenants or conged Premises, die, become a bankrupt or in mises by the Mortgagor without the consent in filled in any court to enforce any lien on, claim ome due and payable at the option of the Mortgagor default in the consent in filled in any court to enforce any lien on, claim ome due and payable at the option of the Mortgagee to endorse on Mortgagor's behalf dradings which are hereby assigned to Mortgago demnation proceeds have been applied, at Motgagee to endorse on Mortgage. All such public in the exercise of any such right or remedy, a waiver of Mortgagee's request, be delivered to an Any forbearance by Mortgagee in exercising the defined of the exercise of any such right or remedy, a waiver of Mortgagee's right to accelerate the All remedies provided in this Mortgage are differenced by Mortgagor includes each person executing the igns and attorneys. IN WITNESS WHEREOF, the mortgagor, and ATE OF INDIANA, COUNTY OF Before me, a Notary Public in and for second of the country of the mortgagor of the country of the mortgagor. And ATE OF INDIANA, COUNTY OF Before me, a Notary Public in and for second of the country of the mortgagor. And ATE OF INDIANA, COUNTY OF Cuinton Torons Witness my hand and Notarial Seal the Commission Expires: 772.2	ortgagee; observe and perfiged Premises in good repair and Interest on any prior material interest on any prior material interest of the defense of the desiroyed without the writter ault being made in the paymoditions of this mortgage or isolvent, or make an assign writing of the Mortgagee, or against, or interest in the agagee, and payment may be clauses making all sums rece subject to cancellation with afts reflecting such insurance for insurance and all individual in the procurement of insurance any right or remedy hereur. The procurement of insurance maturity of the indebted stinct and cumulative to an insurance and all in the maturity of the indebted stinct and cumulative to an insurance and all in the maturity of the indebted stinct and cumulative to an insurance and all in the maturity of the indebted stinct and cumulative to an insurance and all in the maturity of the indebted stinct and cumulative to an insurance in the maturity of the indebted stinct and cumulative to an insurance in the maturity of the indebted stinct and cumulative to an insurance and all indicates and insurance and all indicates a	orm all covenance or promptly pay a cortgage, and, to be terms of this manager shall rephighest amount in consent of the note secundary of the note of the not	th may be required is, terms and consister is, terms and consister is, terms and consister is, terms and consister is the extent permitority age or the lier ordgage or any other is the Mortgage permitted by law, Mortgagee; the Mortgagee; the Mortgagee; the Mortgage is the most of creditors in the committed or percent of the such policies pays and the mortgage or title insurance of the mortgage. The mortgage is a such such percent of taxes or of the mortgage. The mortgage is a such such percent of taxes or of the mortgage. The mortgage is a such such percent of taxes or of the mortgage. The mortgage is a such such percent of taxes or of the mortgage. The mortgage is the mortgage is a such such percent of taxes or of the mortgage. The mortgage is the mortgage is a such such percent of taxes or of the mortgage. The mortgage is the mortgage is a such such percent of taxes or of the mortgage is a such such percent of the mortgage is a suc	d by Mortgagee ditions of any prents, and legal of the dy law, rea in hereof or of an er instrument is eet the amount is and all sums so ortgagee shall betofore specified he event Mortgage, or in the ever mitted, or shou the entire unpairmortgage and is able to Mortgage notice to Mortgage notice to Mortgage of the profice of the policiable law, she her liens or characteristics of the control o	ior mortgage or harges against sonable attorney sonable attorney other instrume ecuring this loar op paid together paid will be see e entitled to the ed on the due datagor shall abanch of sale or trailed any action or did balance shall sale of the propere and to Mortgago tion or eminant mains after the rothe satisfaction or eminant mains afte	any leases and propey's fees a sent evider on, and in it with interectured by the appointment of the proceedir immediatory. Services and in the Mansfer of proceedir immediatory as the insurance of the proceedir of all the proceedir of all the proceedir of all the proceedir of
solvent insurance company acceptable to M mortgage is on a leasehold; keep the Mortgansurance premiums, installments of principal of costs which actually are expended in the error of securing the loan plus fees paid public officer of the following of the loan plus fees paid public officer of the following of th	ortgagee; observe and perf ged Premises in good repair and Interest on any prior motorcement of defense of the cers for filling, recording and ay pay the same and the Mod defense of the destroyed without the writter ault being made in the paymoditions of this mortgage or isolvent, or make an assign writing of the Mortgagee, on against, or interest in the agagee, and payment may be clauses making all sums receives to cancellation with afts reflecting such insurance or, provided that Mortgagee Mortgagee's sole descretion colicies of insurance and all and retained by Mortgagee any right or remedy hereur. The procurement of insurance and retained by Mortgagee and	orm all covenance promptly pay a cortgage, and, to be terms of this manager shall rephighest amount in consent of the intent of any of the of the note secundary of the coverable upon shout thirty (30) of the proceeds, and the intent of any of the coverable upon shout thirty (30) of the proceeds, and the intent of the independent of the independent of the payment o	th may be required is, terms and consister is assessment the extent permitted by law, Mortgage or any of the Mortgage is as a committed or percent of creditors of committed or percent of the such policies pays and the proceeds of rigagor such surpon of the Mortgage or title insurance does secured here afforded by appent of taxes or of the mortgage. The medium description of the mortgage or title insurance does secured here afforded by appent of taxes or of the mortgage. The medium description of the mortgage or title insurance does secured here afforded by appent of taxes or of the mortgage. The medium description of the mortgage or title insurance does secured here afforded by appent of taxes or of the mortgage. The medium description of the mortgage or title insurance does secured here afforded by appent of taxes or of the mortgage. The medium description of the mortgage or any of the mortgage of the mortg	d by Mortgagee ditions of any pronts, and legal of the dy law, ream hereof or of any promition of the entire instrument is ee the amount is and all sums soortgagee shall be tofore specified he event Mortgage, or in the event mitted, or shout the entire unpairmortgage and is able to Mortgage and so application of the entire unpairmortgage and so application of the policable law, share liens or characteristics of the entire unpairmortgage or an ent	lor mortgage or harges against sonable attorney sonable attorney by other instrume ecuring this loar to paid together pald will be see e entitled to the set on the due datagor shall abanch of sale or trailed any action or dependent of the propesse and to Mortgage includes its rooted by law of the satisfaction or eminant mains after the rooted by law of the satisfaction of the satisfaction of the satisfaction of the satisfaction or eminant mains after the rooted by law of the satisfaction of the satisf	any leas said propy's fees a ent evide n, and in with interest to the same of