REAL ESTATE MORTGAGE

Husband								~ `	//	
the "Mort	gagor" of	Lake	Count	-	, mortgage	(s) and wa	rrant(s) to	AMERI	CAN	FLETCHE
FINANCI	AL SERVICES	6, INC. of	Portage	In	diana, the "	'Mortgagee"	the follow	ving desc	ribed r	eal estate
L <u>ake</u>	C	County, Indian	a, to-wit:							
መኔ										
Additic	st 5 feet on to Liv ook 3, pa	erpool He	eights,	in the	Town of	New Ch	Block icago,	8, Ma as sh	ttha	ai's in
										•
			•							
							•			
					10 m				91.7 91.7	7.52
								젊	ದ್ರಾ	E C
								00		णास्म भागाम् क्रिक
								SIE ORDI	27	SK R
								20 20 20 20 20 20 20 20 20 20 20 20 20 2	Hy L	HA/S.S.
								ر آ	-	
								20	- Bu	₹ 0.
					•	:		•		٠.
TOCETU	مند المطالع الكات	مسمال السم مغط	O intovocto		. houndito	anta langua		fire roo		
now or he	ER with all rigoreafter belong emises") and	ing, appertain	ling, attached	l to, or used	d in connect	ion therewit				
This n	nortgage is gi	ven to secure	the perform	ance of the	e provisions	hereof and	I the paym	nent of or	ne pro	missory N
	gagor to Mortg				19 <u>8</u>					77 - Julius
			the state of the s				1.5	기가 되는 것 같		The state of the s
	ogotiloi w ittiii	icicol ao biov	ided therein s	and maturin	og on Au	gust 10	10	88		
Allu disc	to secure the n	4.5			ng on <u>Au</u>	19 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	·	(4) (4) (2) (4) (4)		
	to secure the pa	ayment of any re	newal or renew	als of the said	d indebtednes	s or extension	s of its time	or times of	payme	
Mortgagor c	ovenants and ag	ayment of any re rees with Mortga valuation and ap	newal or renew gee that: Mortg praisement laws	als of the said agor will pay s; keep the im	d indebtednes the indebtedn provements or	s or extension ess as hereint the property i	s of its time pefore provid nsured again	or times of led including ast loss or d	paymei g paying lamage	any deficie by fire and s
Mortgagor chereunder wother risks cand solvent	covenants and ag vithout relief from customarily covere insurance compa	ayment of any re rees with Mortga valuation and ap ed by fire and extensive acceptable to	newal or renew gee that: Mortg praisement laws ended coverage Mortgagee; obs	als of the said agor will pay s; keep the im insurance to erve and perf	the indebtedness provements or that amount without all covena	s or extension ess as hereint in the property in hich may be re- ants, terms and	s of its time before provid nsured again quired by Mo conditions of	or times of led including st loss or d rigagee for of any prior i	paymer g paying lamage its bene mortgag	g any deficie by fire and s fit in some g e or any leas
Mortgagor c hereunder w other risks c and solvent this mortgag ty, insurance	covenants and ag vithout relief from customarily covered insurance compa ge is on a leasehole premiums, insta	ayment of any re rees with Mortga valuation and ap ed by fire and exte ny acceptable to ld; keep the Mort Ilments of princip	gee that: Mortg praisement laws ended coverage Mortgagee; obs gaged Premises oal and interest of	als of the said agor will pay s; keep the im insurance to erve and perf in good repaid on any prior m	d indebtednes the indebtedn provements or that amount will form all covena ir; promptly pay nortgage, and,	s or extension ess as hereint in the property in hich may be re- ants, terms and all taxes, asse- to the extent p	s of its time before provid nsured again quired by Mo conditions of assments, an ermitted by I	or times of led including ast loss or d ortgagee for of any prior of d legal char law, reason	paymer g paying lamage its bene mortgag ges aga able atto	g any deficie by fire and so lit in some go e or any leas inst said proporney's fees
Mortgagor chereunder wother risks cand solvent this mortgag ty, insurance court costs ving or securi	covenants and ag vithout relief from customarily covered insurance compa ge is on a leasehol e premiums, insta which actually are ing the loan plus f	ayment of any re rees with Mortga valuation and ap ed by fire and exteny acceptable to ld; keep the Mortg Ilments of princip expended in the ees pald public o	gee that: Mortg praisement laws ended coverage Mortgagee; obs gaged Premises all and interest of enforcement of flicers for filing,	als of the said agor will pay s; keep the im insurance to erve and perf in good repaid on any prior madefense of the recording and	d indebtedness the indebtedness provements or that amount will form all covena r; promptly pay nortgage, and, e terms of this I releasing this	ess as hereint in the property in hich may be re- ants, terms and all taxes, asse- to the extent p mortgage or the mortgage or ar	s of its time before providensured again quired by Mo conditions of essments, an ermitted by I de lien hereof my other instr	or times of led including nst loss or d ortgagee for of any prior of d legal char law, reason or of any of ument secu	payments paying paying lamage its benemortgages aga able attentions this tring this paying the paying the paying the paying this paying the paying this paying the paying the paying the paying paying the paying the paying this paying the payin	g any deficie by fire and s dit in some g e or any leas inst said proj orney's fees rument evides loan, and in
Mortgagor chereunder wother risks cand solvent this mortgag ty, insurance court costs ving or securi event of defa	covenants and ag vithout relief from customarily covered insurance compa ge is on a leasehol e premiums, instal which actually are ing the loan plus fault in any paymer	ayment of any re rees with Mortga valuation and ap d by fire and extr ny acceptable to ld; keep the Mort illments of princip expended in the ees paid public on the Mortgagee	gee that: Mortg praisement laws ended coverage Mortgagee; obs gaged Premises bal and interest of enforcement of fficers for filling, may pay the sar	als of the said agor will pay so keep the im insurance to erve and perf in good repaid on any prior madefense of the recording and me and the Modern	d indebtednes: the indebtednes or that amount whom all covenar; promptly pay nortgage, and, e terms of this i releasing this ortgagor shall re	ess as hereint in the property in hich may be re- ants, terms and all taxes, asset to the extent p mortgage or the mortgage or are epay to the Mo.	s of its time perfore provide naured again quired by Modern to a conditions of the same of	or times of led including ast loss or d artgagee for of any prior in d legal char law, reason or of any of ument secu	payment paying paying lamage its benement gag aga able attomation the instant of the paying paying the paying	g any deficie by fire and si fit in some si e or any leas inst said proporney's fees rument evides toan, and in ther with inte
Mortgagor chereunder wother risks cand solvent this mortgag ty, insurance court costs wing or securi event of defaat the higher mortgage; no	covenants and ag vithout relief from customarily covere insurance compage is on a leasehole premiums, instawhich actually areing the loan plus fault in any paymerst rate provided foo improvements s	rees with Mortga valuation and ap d by fire and extent ny acceptable to ld; keep the Morte Ilments of princip expended in the ees pald public on the Mortgagee or in the note sect hall be removed of	gee that: Mortg praisement laws ended coverage Mortgagee; obs gaged Premises oal and interest of enforcement of flicers for filling, i may pay the sar ured hereby not or destroyed with	als of the said agor will pay s; keep the im insurance to erve and perform in good repaid on any prior modefense of the recording and the Mode to exceed the mout the written	the indebtedness the indebtedness that amount will form all covena ir; promptly pay nortgage, and, e tereasing this pregager shall in highest amoun n consent of the	ess as hereint the property in hich may be reants, terms and all taxes, asse to the extent property mortgage or an epay to the Mont permitted by e Mortgage; if	s of its time perfore provide naured again quired by Modern conditions of the second conditions of the lien hereof any other instruted by I law, and all ane Mortgagee	or times of including st loss or durigagee for of any prior of law, reasons or of any of ument secumount so pasums so pale shall be er	payment paying paying amage its bene mortgag ges aga able attements in the instance of the paying this aid toge id will be attitled to	g any deficie by fire and s fit in some g inst said proporney's fees rument evide toan, and in ther with inte e secured by the appointn
Mortgagor chereunder wother risks cand solvent this mortgag ty, insurance court costs ving or securi event of defaat the higher mortgage; no fa receiver upon default	covenants and ag vithout relief from customarily covered insurance compage is on a leasehold by the covered insurance compage is on a leasehold by the loan plus for the loan plus for the loan plus for the provided for improvements so in any action to full the term of th	rees with Mortga valuation and ap d by fire and extent ny acceptable to ld; keep the Morte llments of princip expended in the ees pald public on the Mortgagee or in the note sect hall be removed oreclose; upon dos, covenants or	gee that: Mortg praisement laws ended coverage Mortgagee; obs gaged Premises al and interest of enforcement of flicers for filling, it may pay the sar ured hereby not or destroyed with efault being mac conditions of this	als of the said agor will pay s; keep the im insurance to erve and perform in good repaid on any prior madefense of the recording and the Mode to exceed the root the writter de in the payments mortgage or	the indebtedness the indebtedness that amount will form all covena ir; promptly pay nortgage, and, e terms of this pregagor shall re- highest amoun n consent of the ment of any of the of the note see	ess as hereint in the property in hich may be re- ants, terms and all taxes, asse to the extent produced mortgage or an epay to the Mo- nt permitted by e Mortgagee; if he installments cured hereby, o	s of its time perfore provide a sured again quired by Modern and a sure mitted by I are lien hereof any other instrategage the alaw, and all ane Mortgages a heretofore sor in the even	or times of including st loss or dange for of any prior of diegal chardaw, reasond or of any of sument seculmount so pasums so pale e shall be erspecified on the Mortgago	payment paying paying paying lamage its benemortgag ges aga able attement instanting this aid toge id will be attitled to a the due r shall a	g any deficie by fire and s fit in some g ie or any leas inst said proporney's fees rument evide to loan, and in ther with inte e secured by the appoint date thereo barroon the N
Mortgagor chereunder risks cand solvent this mortgag ty, insurance court costs ving or securi event of defaat the higher mortgage; no of a receiver upon default tgaged Prempremises by	covenants and ag vithout relief from sustomarily covered insurance compage is on a leasehole premiums, instawhich actually are ing the loan plus fault in any paymers trate provided for o improvements or in any action to full in any of the term sises, die, become the Mortgagor without relief from the service of the servi	rees with Mortga valuation and ap and by fire and extent ny acceptable to discrete the Mortgallments of princip expended in the ees pald public on the Mortgagee or in the note sect hall be removed or coreclose; upon dons, covenants or the a bankrupt or thout the consent	gee that: Mortg praisement laws ended coverage Mortgagee; obs gaged Premises all and interest of enforcement of flicers for filling, in may pay the sar ured hereby not or destroyed with efault being mac conditions of this insolvent, or man	als of the said agor will pay s; keep the im insurance to erve and perf in good repaid on any prior madefense of the recording and me and the Me to exceed the nout the writted in the payments and assig Mortgagee, o	the indebtedness the indebtedness the indebtedness that amount will form all covena r; promptly pay nortgage, and, e terms of this releasing this ortgagor shall re- highest amoun n consent of the nent of any of t of the note see nment for the or if waste shall	ess as hereint the property in hich may be re- ants, terms and all taxes, asse to the extent p mortgage or the mortgage or a epay to the Mo- nt permitted by e Mortgagee; the he installments cured hereby, of benefit of crea- be committed	s of its time perfore provide naured again quired by Moleconditions consuments, an ermitted by I see lien hereof my other instructions and all ane Mortgagee the allow, and all ane Mortgagee or in the ever ditors; or in the corporal material and permitted,	or times of led including ast loss or dangage for of any prior of legal charalaw, reasondor or of any of ument secument so passes shall be erspecified on the Mortgago or should a	payment paying paying lamage its benemortgagges aga able attractions this aid toge id will be attracted to the due r shall a f sale ony actio	g any deficie by fire and s offit in some g e or any leas inst said prop orney's fees rument evide s loan, and in ther with inte e secured by the appoint e date thereo barrion the N or transfer of n or proceed
Mortgagor chereunder wother risks cand solvent this mortgag ty, insurance court costs ving or securi event of defaat the higher mortgage; no of a receiver upon default tgaged Premises by be filed in ar become due	covenants and ag vithout relief from sustomarily covered insurance compage is on a leasehold premiums, instawhich actually are ing the loan plus fault in any paymenst rate provided foo improvements or in any action to fain any of the term mises, die, become the Mortgagor winy court to enforce and payable at the	ayment of any re rees with Mortga valuation and ap d by fire and exteny acceptable to ld; keep the Mortgi ilments of princip expended in the ees paid public on the Mortgagee or in the note sect hall be removed of oreclose; upon d ns, covenants or one a bankrupt or thout the consent e any lien on, cla e option of the Mortgage	gee that: Mortg praisement laws ended coverage Mortgagee; obs gaged Premises bal and interest of enforcement of fficers for filling, may pay the sar- ured hereby not or destroyed with efault being mac conditions of this insolvent, or m in writing of the im against, or in ortgagee, and pa	als of the said agor will pay so keep the im insurance to erve and perf in good repail on any prior in defense of the recording and me and the Mo to exceed the nout the writter de in the paying so mortgage or lake an assign Mortgagee, of terest in the a syment may be	the indebtedness the indebtedness the indebtedness treat amount with form all covena for promptly pay nortgage, and, the terms of this treleasing this ortgagor shall in highest amoun n consent of the nent of any of the of the note second in the waste shall above describe the enforced by the	ess as hereint in the property in hich may be re- tants, terms and all taxes, asse to the extent p mortgage or the mortgage or at epay to the Mo- nt permitted by e Mortgagee; if he installments cured hereby, of benefit of crea- be committed dreal estate, the foreclosure of	s of its time perfore provide a surred again quired by Modern and a sermitted by I be lien hereof any other instructions and all and a surred again and all and a surred again the every of the permitted, hen the entire of the mortgan	or times of including st loss or durigagee for of any prior in degree for of any of any of ument secuments so passes shall be er specified on it Mortgago or should a re unpaid bage and sale	payment paying paying paying paying lamage its bene mortgag ges aga able attention the instituted to the due of the due of the payactic paying all ance sof the p	g any deficite by fire and significant said property. It is a said property in the secured by the appointment of the secured by the
Mortgagor chereunder wother risks cand solvent this mortgag ty, insurance court costs ving or securi event of defaat the higher mortgage; no of a receiver upon default tgaged Premises by be filed in an become due All polici	covenants and ag vithout relief from sustomarily covered insurance compage is on a leasehold premiums, instawhich actually are ing the loan plus fault in any paymenst rate provided foo improvements or in any action to fain any of the termises, die, become the Mortgagor winy court to enforce and payable at the sof insurance sli	ayment of any re rees with Mortga valuation and ap d by fire and exteny acceptable to ld; keep the Mortgall llments of princip expended in the ees paid public on the Mortgagee or in the note sect hall be removed of oreclose; upon d ns, covenants or one to a bankrupt or thout the consent e any lien on, cla e option of the Mortgall contain proper	gee that: Mortg praisement laws ended coverage Mortgagee; obs gaged Premises bal and interest cenforcement of fficers for filling, may pay the sarured hereby not or destroyed with efault being macconditions of this insolvent, or me im against, or in ortgagee, and paer clauses making	als of the said agor will pays; keep the im insurance to erve and perfin good repaid on any prior in defense of the recording and me and the Mo to exceed the nout the writter de in the paym is mortgage or lake an assign Mortgagee, of terest in the a syment may be ig all sums records.	the indebtedness the indebtedness the indebtedness that amount with form all covena for; promptly pay nortgage, and, e terms of this treleasing this ortgagor shall re highest amoun n consent of the nent of any of t of the note sec niment for the or if waste shall above describe e enforced by th coverable upon	ess as hereint in the property in hich may be re- ants, terms and all taxes, asse to the extent p mortgage or the mortgage or at epay to the Mo- nt permitted by e Mortgagee; if he installments cured hereby, of benefit of crea- be committed de real estate, the foreclosure of in such policies	s of its time perfore provide a surred again quired by Modern and a sermitted by I sermitted by I sermitted by I sermitted and all and a sermitted and all and a sermitted and all and a sermitted and a sermi	or times of led including st loss or darigagee for of any prior in law, reason or of any of ument secuments so pales shall be er specified on it Mortgage of or should a re unpaid bage and sale Mortgagee a	payment paying paying paying paying paying pas aga able attempt the instituted to the due of sale on the due of sale on the paying pand to Manage paying pay	g any deficite by fire and siby fire and siby fire and siby fire any least inst said property is feed to an and in the with inte executed by the appointment of the appointment of the appointment in the fire appointment in the fire appointment in the fire appointment in the fire appointment in a capacity in a
Mortgagor chereunder wother risks cand solvent this mortgag ty, insurance court costs ving or security event of defaat the higher mortgage; no of a receiver upon default tgaged Prempremises by be filed in an become due All polici respective ir Mortgagee t	covenants and ag vithout relief from the sustomarily covered insurance compage is on a leasehold premiums, instantially are ing the loan plus fault in any payments rate provided for o improvements or in any action to fault in any of the term is the Mortgagor with the Mortgagor with the soft in any action to fault and payable at the soft insurance of	ayment of any re rees with Mortga valuation and ap d by fire and exten ny acceptable to ld; keep the Mortgillments of princip expended in the ees pald public o nt the Mortgagee or in the note sect hall be removed o oreclose; upon d ns, covenants or ne a bankrupt or thout the consent e any lien on, cla e option of the Mo hall contain prope ear, and shall not rtgagor's behalf	gee that: Mortg praisement laws ended coverage Mortgagee; obs gaged Premises oal and interest of enforcement of fficers for filing, may pay the saured hereby not or destroyed with efault being macconditions of this insolvent, or main writing of the im against, or in ortgagee, and paer clauses making be subject to care the property of the country of the country of the clauses making the subject to care the care of the country of the care of the ca	als of the said agor will pays; keep the im insurance to erve and perfin good repair on any prior modefense of the recording and the Mode exceed the nout the written of the payment may be an assign Mortgagee, or lerest in the any ment may be an all sums recancellation with such insurance.	the indebtedness the indebtedness the indebtedness that amount will form all covena ir; promptly pay ortgage, and, e terms of this I releasing this ortgagor shall re highest amoun n consent of the nent of any of t of the note see nement for the ir if waste shall above describe e enforced by the coverable upor thout thirty (30 ce proceeds, a	ess as hereint the property in the extent proof all taxes, asset to the extent proof age or at epay to the Mont permitted by a Mongage; if the installments cured hereby, obenefit of cred be committed to dreal estate, the foreclosure on such policies of days' prior wind the proceed.	s of its time perfore provide its time perfore provide its time perfore provide its time performance its of any control its of any control its time provide its of any control its provide its time	or times of led including st loss or dany prior of any prior of any prior or of any of ument secumount so pusums so pale shall be er specified on the event of or should a regund by a sale of the secumount so post the event of	payment paying paying paying paying paying paying pas aga able attribution the instituted to a the due of shall a f sale on a compaction paying payin	g any deficie by fire and sitt in some go e or any leas inst said proporney's fees rument evides loan, and in ther with inte e secured by the appointment of the appo
Mortgagor chereunder wother risks cand solvent this mortgag ty, insurance court costs ving or security event of defaat the higher mortgage; not a receiver upon default tgaged Prempremises by be filed in an become duck All policiorespective ir Mortgagee to ceedings who condemnation	covenants and ag vithout relief from trustomarily covered insurance compage is on a leasehold present in any payment in any payment rate provided for improvements or in any action to full in any of the termises, die, become the Mortgagor with the mortgagor wit	rees with Mortgavaluation and apy do by fire and extense and extense and extense and extense are also and expended in the ees paid public onto the Mortgagee or in the note section and the Mortgagee or in the consent or thout the consent e and public or thout the consent e and lien of the Mortgage and shall not rtgagor's behalf or trgagor's behalf as been applied, a	gee that: Mortg praisement laws ended coverage Mortgagee; obs gaged Premises cal and interest of enforcement of flicers for filling, it may pay the sar ured hereby not or destroyed with efault being mac conditions of this insolvent, or m in writing of the im against, or in ortgagee, and pa er clauses making to be subject to co drafts reflecting igor, provided that t Mortgagee's si	als of the said agor will pays; keep the iminsurance to erve and perform any prior modefense of the ecording and the Mode exceed the ecout the written in the paymes mortgage or ake an assig Mortgagee, outprest in the acyment may be an all sums reconcellation will such insurance at Mortgagee ole descretion	the indebtedness the indebtedness the indebtedness the indebtedness that amount will form all covena ir; promptly pay nortgage, and, e terms of this ir releasing this progagor shall in highest amoun n consent of the nent of any of the of the note second if waste shall above descript coverable upon thout thirty (30 ce proceeds, a shall remit to N n, to the restore	ess as hereint the property in the extent property to the Mont permitted by the Montgage or at the property in the installments our ed hereby, to be committed of the process of the Montgager such attorn of the Montgager such attorners and the process of the Montgager such attorners and the process of the Montgager such attorners and the process of the proce	s of its time before provide insured again quired by Moleconditions of assents, an ermitted by I have been been been been been been been be	or times of led including st loss or durigagee for of any prior of legal chardaw, reasons or of any of legal chardaw, reasons so paid shall be erspecified on the event of or should a refundad by the legal condition of mortgage and sale of legal condition of mortgage and emnation only, as remainises or to	payment paying paying ges aga able atterther instituted to a the duer shall a f sale on a control of the pand to Mee. More or emirins after the sati	g any deficie by fire and sifit in some guitt in some guitt in some guinst said proporney's fees rument evides loan, and in ther with interest secured by the appointment of the property. Transfer of nor proceeding in or proceeding in media roperty. Togagor authornant domain the insurance sfaction of a
Mortgagor chereunder wother risks che and solvent this mortgag ty, insurance court costs wing or securi event of defat the higher mortgage; not a receiver upon default tgaged Prempremises by be filed in an become due All policion respective in Mortgage the ceedings who condemnatic debtedness	covenants and ag vithout relief from trustomarily covered insurance compage is on a leasehold by the second in the	rees with Mortgavaluation and apy do by fire and extense and extense and extense and extense are also and expended in the ees pald public onto the Mortgagee or in the note secural be removed oreclose; upon does, covenants or the abankrupt or thout the consente any lien on, clae option of the Mortgage's behalf or trgagor's behalf or signed to Mortgage. All successions and shall contain property an	gee that: Mortg praisement laws ended coverage Mortgagee; obs gaged Premises oal and interest of enforcement of flicers for tilling, it may pay the sarured hereby not or destroyed with efault being macconditions of this insolvent, or much magainst, or in ortgagee, and paer clauses making be subject to condition of the law of the	als of the said agor will pays; keep the iminsurance to erve and perform any prior modefense of the ecording and the Mode exceed the ecout the written in the payms mortgage or the ecording and sums reconced in the according and sums reconced in the according and sums reconced at Mortgagee ole descretion urance and all	the indebtedness the indebtedness the indebtedness that amount will form all covena ir; promptly pay nortgage, and, e terms of this I releasing this ortgagor shall in highest amoun n consent of the nent of any of the of the note second if waste shall above describe e enforced by the coverable upon thout thirty (30) ce proceeds, a shall remit to N n, to the restor il abstracts of tie	ess as hereint the property in the extent property to the Mont permitted by the Montgage or at the property in the installments of the committed of the process of the Montgager such attention and the process of the Montgager such attention and the process of the Montgager such attention and the process of the Montgager such attention and the Montgager such attention attention and the Montgager such attention attention and the Montgager such attention attenti	s of its time before provide insured again quired by Modern conditions of assents, an armitted by I have been been been been been been been be	or times of led including st loss or durigagee for of any prior of legal chardaw, reasons or of any of legal chardaw, reasons so pale shall be erspecified on the event of or should a refundad by the event of legal condition of mortgage and sale of legal conditions, as remainises or to scovering the legal conditions of the legal conditions o	payment paying paying ges aga able atterther instituted to a the duer shall a f sale on a control of the pand to Mee. More or emirins after the sati	g any deficie by fire and sifit in some guitt in some guitt in some guinst said proporney's fees rument evides loan, and in ther with interest secured by the appointment of the property. Transfer of nor proceeding in or proceeding in media roperty. Togagor authornant domain the insurance sfaction of a
Mortgagor chereunder wother risks cand solvent this mortgag ty, insurance court costs ving or securi event of defaat the higher mortgage; no of a receiver upon default tgaged Premises by be filed in an become due All polici respective ir Mortgagee to ceedings who condemnation debtedness shall, at Mortgagor Carlotte in Mortgagee to ceedings who condemnation debtedness shall, at Mortgagor Carlotte in Mortgagor Carlotte in Mortgagor to ceedings who condemnation debtedness shall, at Mortgagor Carlotte in	covenants and ag vithout relief from trustomarily covered insurance compage is on a leasehold per permitted in any payment of the terminate of the terminate of the terminate of the terminate of the terminates, die, become the Mortgagor with the mortgagor of the mortgagor on Monich are hereby as on proceeds have secured by this fortgagor's request the mortgagor's request the mortgagor's request the mortgagor's request the mortgagory with the mortgagory of the mortgagor	ayment of any re rees with Mortga valuation and ap do by fire and extension acceptable to ld; keep the Mortgallments of princip expended in the ees pald public on the Mortgagee or in the note sect hall be removed of oreclose; upon dons, covenants or ne a bankrupt or thout the consent e any lien on, cla e option of the Mortgagor's behalf esigned to Mortga a been applied, a Mortgage. All suct, be delivered to gagee in exercising	gee that: Mortg praisement laws ended coverage Mortgagee; obs gaged Premises oal and interest of enforcement of fficers for filling, may pay the saured hereby not or destroyed with efault being macconditions of this insolvent, or magainst, or in ortgagee, and paer clauses making be subject to cartes reflecting igor, provided that Mortgagee's she policies of instand retained bung any right or responded that and retained bung any right or responded that the subject to care the subject	als of the said agor will pays; keep the im insurance to erve and perfin good repair on any prior modefense of the recording and me and the Mode exceed the nout the written of the payment may be an assign Mortgagee, of the erve in the exception will be an assign Mortgagee, of the erve in the expension of the exception will be a supported by Mortgagee of the exception of the exc	the indebtedness the indebtedness the indebtedness that amount will form all covena ir; promptly page, and, e terms of this I releasing this ortgagor shall re highest amoun n consent of the nent of any of t of the note see nement for the ir if waste shall above describe e enforced by th coverable upor thout thirty (30 ce proceeds, a shall remit to N n, to the restoral abstracts of ti until the indeb nder, or othery	s or extension ess as hereint the property in the property in hich may be reants, terms and all taxes, asse to the extent proof the extent proof to the Mont permitted by a Morgage or at the proof the installments cured hereby, or benefit of crec be committed to real estate, the foreclosure on such policies of a such policies of the proceed fortgager such attion of the Mottle or title insultedness securivise afforded be	s of its time perfore provide its time perfore provide its time perfore provide its performance of the performance its performance policie its performance policie its performance policie its performance its	or times of led including ast loss or darigagee for of any prior of degal charmal aw, reasond the security of the legal charmal aw, reasond the event of the even	payment paying paying lamage its benemoring agges aga able attention the instituted to a the due of the paying action and to More more instituted to a the paying action of the paying action of the paying action attention to be a significant paying action of the paying action action to be a significant paying	g any deficies by fire and so fit in some go in any leas inst said property is fees rument evides loan, and in ther with inte execured by the appointment of a date thereo bandon the fire of the appointment of the appointment of the insurance of the insurance staction of a gaged Premwaiver of or
Mortgagor chereunder wother risks cand solvent this mortgag ty, insurance court costs ving or security event of defaat the higher mortgage; no of a receiver upon default tgaged Prempremises by be filed in an become due All polici respective ir Mortgagee to ceedings who condemnation debtedness shall, at Mortgaged the edited the edited in the condemnation of the con	covenants and ag vithout relief from sustomarily covered insurance compage is on a leasehold per premiums, instantially are ing the loan plus fault in any payments rate provided foo improvements or in any action to far in any of the termises, die, become the Mortgagor wind to enforce and payable at the sof insurance sinterests may appet to endorse on Monich are hereby as on proceeds have secured by this Martgagee's request	ayment of any re rees with Mortga valuation and ap d by fire and exteny acceptable to ld; keep the Mortg illments of princip expended in the ees pald public o ont the Mortgagee or in the note sect hall be removed o oreclose; upon d ns, covenants or the a bankrupt or thout the consent e any lien on the Mo hall contain prope- par, and shall not rtgagor's behalf osigned to Mortga been applied, a Mortgage. All suc t, be delivered to gagee in exercisii	gee that: Mortg praisement laws ended coverage Mortgagee; obs gaged Premises oal and interest of enforcement of flicers for filling, may pay the sarured hereby not or destroyed with efault being macconditions of this insolvent, or may	als of the said agor will pays; keep the iminsurance to lerve and perfin good repair on any prior medefense of the recording and the Moto exceed the nout the written of the paymes mortgage or ake an assig Mortgagee, outgreat in the again all sums recording and sums recording all sums recorded in the sum of	the indebtedness the indebtedness the indebtedness that amount will form all covena r; promptly pay, e terms of this I releasing this ortgagor shall re- highest amoun n consent of the nent of any of the of the note second the rif waste shall be enforced by the coverable upon thout thirty (30 ce proceeds, a shall remit to N n, to the restoral abstracts of ti until the indeb nder, or otherv ance or the pay	ess as hereint the property in the extent provided to the extent provided by the installments cured hereby, compared to the extent property in the property in the property property in the property property in the proceed for the property in the proceed for the procedure for the	s of its time before provide its time perfore provide its time perfore provide its performance policie its performance	or times of led including ast loss or darigagee for of any prior of degal charmal aw, reasond the security of the legal charmal aw, reasond the event of the even	payment paying paying lamage its benemoring agges aga able attention the instituted to a the due of the paying action and to More more instituted to a the paying action of the paying action of the paying action attention to be a significant paying action of the paying action action to be a significant paying	g any deficies by fire and so fit in some go in any leas inst said property is fees rument evides loan, and in ther with inte execured by the appointment of a date thereo bandon the fire of the appointment of the appointment of the insurance of the insurance staction of a gaged Premwaiver of or
Mortgagor chereunder wother risks cand solvent this mortgag ty, insurance court costs ving or securi event of defaat the higher mortgage; mortgaged Prempremises by be filed in arbecome due All polici respective ir Mortgagee to ceedings who condemnated debtedness shall, at Mortgage to be a waiver	covenants and ag vithout relief from sustomarily covered insurance compage is on a leasehole premiums, instawhich actually are ing the loan plus fault in any paymer st rate provided foo improvements s rate provided for o improvements s rate provided for o improvements s rate provided for o improvements s rate provided for in any of the termises, die, become the Mortgagor will not only court to enforce and payable at the sof insurance sinterests may appear to endorse on Monich are hereby as on proceeds have secured by this hardgagee's request of Mortgagee's request of Mortgagee's redies provided in taken and secured by Mortgagee's redies provided in taken and secured by Mortgagee's redies provided in taken and secured by Mortgagee's provided in taken and secured by Mortgagee's provided in taken and secured by Mortgagee's redies provided in taken and secured by Mortgagee's provided in taken and secured by Mort	ayment of any rerees with Mortgavaluation and apply by fire and extra ny acceptable to ld; keep the Mortgallments of princip expended in the ees paid public ont the Mortgagee or in the note sect hall be removed coreclose; upon does, covenants or the any lien on, classe option of the Mortgagor's behalf of signed to Mortgagor's behalf of signed to Mortgagor's behalf of signed to Mortgagor's delivered to gagee in exercising the office of the signed to make the signed to mortgagor's behalf of the signed to mortgagor's behalf of the signed to mortgagor's delivered to gagee in exercising the signed to accelerate this Mortgagor's and shall such that the signed to mortgagor's behalf of the signed to mortgagor's behalf of the signed to mortgagor's delivered to gagee in exercising the signed to accelerate this Mortgagor's accelerate the signed and the signed to accelerate the signed and the signed that the	gee that: Mortg praisement laws ended coverage Mortgagee; obs gaged Premises oal and interest of enforcement of fficers for filling, may pay the sarured hereby not or destroyed with efault being macconditions of this insolvent, or mit in writing of the im against, or in ortgagee, and paer clauses making be subject to carte reflecting gor, provided that Mortgagee's sin policies of instand retained by and retained by the maturity of distinct and cure of distinct and cure of distinct and cure of distinct and cure of the maturity of the maturity of the maturity of the procure of the maturity of the m	als of the said agor will pays; keep the im insurance to lerve and perfin good repaid on any prior madefense of the recording and the Moto exceed the recording and the writter of in the payms mortgage or lake an assign Mortgagee, of the recording and sums recording all sums recording and all y Mortgagee on the recording and all y Mortgagee emedy hereument of insurant of the indebted mulative to an	the indebtedness the indebtedness the indebtedness the indebtedness that amount will form all coverage tripromptly page ortgage, and, the terms of this treleasing this ortgagor shall re- highest amount of consent of the nent of any of the of the note see the seen of the tripromptly page thout thirty (30 to proceeds, a shall remit to M to the restoration of the indebted the page the indebted the indebted the page the indebted the indebted the page the indebted the indebted the indebted the page the indebted	ess as hereint in the property in the extent property to the extent property to the extent property to the Mont permitted by the installments cured hereby, to benefit of crebe committed and real estate, the foreclosure on such policies in the proceed fortgagor such ation of the Motile or title insulatedness securivise afforded by ment of taxes by this Mortgi	s of its time before provide its time perfore provide its time perfore provide its performance its performance its performance its performance its permitted by length of the eventions, or in the eventions of the mortga payable to Mortgaged Prevance policies and performance policies of any consurplus, if and performance policies of the performance perfo	or times of continues of including ast loss or durigagee for of any prior of degree of the continues of the	paymen g paying lamage its bene mortgag ges aga able atte ther inst iring this aid toge id will be attitled to the due r shall a f sale o not the sal or emir ins after the sall the Mort and to Mort or emir ins after the sall the Mort as by Mo	g any deficite by fire and signification some given rany least inst said property fees rument evides loan, and in their with interest executed by the appointment of the insurance of the limited fees to be a root of the limited fees to be a root of the limited fees to be a root of the limited fees to fees the limited fees
Mortgagor chereunder wother risks chereunder wother risks chand solvent this mortgag ty, insurance court costs ving or securi event of defat the higher mortgage; no of a receiver upon default tgaged Prenpremises by be filed in an become due All policion respective in Mortgage the ceedings who condemnation debtedness shall, at Mortgage the condemnation of the debtedness shall, at Mortgage the condemnation of the debtedness shall, at Mortgage the condemnation of the debtedness shall, at Mortgage the debtedness shall with the debtedness shall be	in any action to endorce and payable at the solution and p	ayment of any reverse with Mortgavaluation and apply dire and extensive a second and a second a se	gee that: Mortg praisement laws ended coverage Mortgagee; obs gaged Premises oal and interest of enforcement of flicers for filling, it may pay the sarured hereby not or destroyed with efault being macconditions of this insolvent, or may	als of the said agor will pays; keep the iminsurance to erve and perfin good repail on any prior modefense of the recording and the Mode exceed the nout the written out the written of the interest in the paymes mortgage or ake an assig Mortgagee, outprest in the eart of the insurance at Mortgagee ole descretion and all y Mortgagee emedy hereument of insurance in the indebted mulative to any.	the indebtedness the indebtedness the indebtedness that amount will form all covena r; promptly pay, e terms of this I releasing this ortgagor shall re- highest amour n consent of the nent of any of the of the note second the rif waste shall above describe the coverable upon thout thirty (30 ce proceeds, a shall remit to N n, to the restor I abstracts of ti until the indeb nder, or other wance or the pay dness secured ny other right o	s or extension ess as hereint in the property i hich may be re- ints, terms and call taxes, asse- to the extent p mortgage or at epay to the Mo int permitted by e Mortgage; it he installments cured hereby, o benefit of crec be committed dreal estate, to ne foreclosure of oregagor such ation of the Mo itte or title insu- itedness secur vise afforded b yment of taxes by this Mortg r remedy unde	s of its time before provide its time perfore provide its provided its	or times of led including st loss or day gree for of any prior of legal chardaw, reason, or of any of ument secumount so page shall be er specified on the event of or should a refundable of the event of the legal chardage and sale of the legal chardage and sale of the legal chardage in	payment paying paying lamage its benemortgag ges aga able attention the instituted to a the duer shall a f sale on alance so of the pand to Mee. Mortine attention the salithe Mortine as by Moded by lamage its paying pay	g any deficite by fire and so the fire and fire
Mortgagor chereunder wother risks chereunder wother risks chand solvent this mortgag ty, insurance court costs ving or securi event of defat the higher mortgage; no of a receiver upon default tgaged Prenpremises by be filed in an become due All policion respective in Mortgage the ceedings who condemnation debtedness shall, at Mortgage the condemnation of the debtedness shall, at Mortgage the condemnation of the debtedness shall, at Mortgage the condemnation of the debtedness shall, at Mortgage the debtedness shall with the debtedness shall be	covenants and ag vithout relief from trustomarily covered insurance compage is on a leasehold by the least of least of the least of least o	ayment of any reverse with Mortgavaluation and apply dire and extensive a second and a second a se	gee that: Mortg praisement laws ended coverage Mortgagee; obs gaged Premises oal and interest of enforcement of flicers for filling, it may pay the sarured hereby not or destroyed with efault being macconditions of this insolvent, or may	als of the said agor will pays; keep the iminsurance to erve and perfin good repail on any prior modefense of the recording and the Mode exceed the nout the written out the written of the interest in the paymes mortgage or ake an assig Mortgagee, outprest in the eart of the insurance at Mortgagee ole descretion and all y Mortgagee emedy hereument of insurance in the indebted mulative to any.	the indebtedness the indebtedness the indebtedness that amount will form all covena r; promptly pay, e terms of this I releasing this ortgagor shall re- highest amour n consent of the nent of any of the of the note second the rif waste shall above describe the coverable upon thout thirty (30 ce proceeds, a shall remit to N n, to the restor I abstracts of ti until the indeb nder, or other wance or the pay dness secured ny other right o	s or extension ess as hereint in the property i hich may be re- ints, terms and call taxes, asse- to the extent p mortgage or at epay to the Mo int permitted by e Mortgage; it he installments cured hereby, o benefit of crec be committed dreal estate, to ne foreclosure of oregagor such ation of the Mo itte or title insu- itedness secur vise afforded b yment of taxes by this Mortg r remedy unde	s of its time before provide its time perfore provide its provided its	or times of led including st loss or day gree for of any prior of legal chardaw, reason, or of any of ument secumount so page shall be er specified on the event of or should a refundable of the event of the legal chardage and sale of the legal chardage and sale of the legal chardage in	payment paying paying lamage its benemortgag ges aga able attention the instituted to a the duer shall a f sale on alance so of the pand to Mee. Mortine attention the salithe Mortine as by Moded by lamage its paying pay	g any deficite by fire and so the fire and fire
Mortgagor chereunder wother risks chereunder wother risks chereunder wother risks chereunder withis mortgag ty, insurance court costs wing or securit event of defat the higher mortgage; mortgaged Premises by be filed in an abecome due. All policion respective in Mortgage the ceedings who condemnation debtedness shall, at Mortgage words and policion of the condemnation of the condemn	covenants and ag vithout relief from trustomarily covered insurance compage is on a leasehold by the least of least of the least of least o	ayment of any rerees with Mortgavaluation and apply dire and extra ny acceptable to ld; keep the Mortgalments of principe expended in the ees pald public on the Mortgagee or in the note section of the Mortgagee or in the note section of the Mortgage or in the consent of the Mortgager in the consent of the Mortgagor's behalf contain properar, and shall not regagor's behalf of signed to Mortgagor's behalf of sign	gee that: Mortg praisement laws ended coverage Mortgagee; obs gaged Premises oal and interest of enforcement of fficers for filling, may pay the saured hereby not or destroyed with efault being macconditions of this insolvent, or may in writing of the in writing of the in against, or in ortgagee, and payer clauses making be subject to car clauses making the subject to car claus	als of the said agor will pays; keep the im insurance to erve and perfin good repair on any prior modefense of the recording and the Mode exceed the nout the written of the payment may be mortgage or ake an assig Mortgagee, of the erve ancellation with such insurance at Mortgagee ole descretion and all y Mortgagee emedy hereument of insurance fithe indebted mulative to an y.	the indebtedness the indebtedness the indebtedness the indebtedness treat amount will form all covera treat amount will form all covera treat amount will treat amount the indesses treat amount the note see the indepted in the treat amount the note see the indepted in the treat amount the indepted the indepted in the treat amount the indepted the indept	s or extension ess as hereint in the property in hich may be reants, terms and all taxes, asset to the extent property in the mortgage or at epay to the Mont permitted by Montgage; it he installments cured hereby, obenefit of cred be committed dreal estate, the foreclosure on such policies on such policies on such policies on the Montgagor such attended to fittle insuitedness securivise afforded by ment of taxes by this Mortgar remedy under successors and	s of its time before provide its time perfore provide its time perfore provide its time performance its time performance its of any corporations, or in the even permitted, in the mortgaged its of any corporations, or in the other its of any corporations, if and a payable to he its of any corporations, if and a performance policies of any corporations, if and a performance policies of any corporations, if and a performance policies of the performance perf	or times of led including st loss or darigagee for of any prior of legal charmal way reason or of any of ument seculamount so pusums so pale shall be er specified on the event of or should a regular and sale do Mortgagee a lo Mortgagee and sale so mand the sor to so covering the fully paid. I law, shall not or chargee or afforced the Mortgagee and sale sor charges or the sor charges or the sor charges or afforced the Mortgagee and sale sor charges or afforced the Mortgagee or affor	payment paying paying lamage its bene mortgag ges aga able attention the instituted to a the due of shall a f sale on a sale of the part of the paying paying a sale of the paying paying the sali the Mortana attention to be a sale of the paying pay	g any deficite by fire and signification some good or any least instead property is fees rument evided to a secured by the appointment of a date thereo barroon the fire transfer of a corporation of a ligaged Premise waiver of or rigagee shall aw or equity, as its succession in the succession of a ligage shall aw or equity, as its succession in the succession of a ligage shall aw or equity, as its succession in the succession of a ligage shall aw or equity, as its succession in the succession of a ligage shall aw or equity, as its succession in the succession of a ligage shall aw or equity, as its succession in the succession of a ligage shall aw or equity, as its succession in the succession of a ligage shall aw or equity, as its succession in the succession
Mortgagor chereunder wother risks chereunder wother risks chereunder wother risks chereunder withis mortgag ty, insurance court costs wing or securit event of defat the higher mortgage; mortgaged Premises by be filed in an abecome due. All policion respective in Mortgage the ceedings who condemnation debtedness shall, at Mortgage words and policion of the condemnation of the condemn	covenants and ag vithout relief from trustomarily covered insurance compage is on a leasehold by the second in the	ayment of any rerees with Mortgavaluation and apply dire and extra ny acceptable to ld; keep the Mortgalments of principe expended in the ees pald public on the Mortgagee or in the note section of the Mortgagee or in the note section of the Mortgage or in the consent of the Mortgager in the consent of the Mortgagor's behalf contain properar, and shall not regagor's behalf of signed to Mortgagor's behalf of sign	gee that: Mortg praisement laws ended coverage Mortgagee; obs gaged Premises oal and interest of enforcement of fficers for filling, may pay the saured hereby not or destroyed with efault being macconditions of this insolvent, or may in writing of the in writing of the in against, or in ortgagee, and payer clauses making be subject to car clauses making the subject to car claus	als of the said agor will pays; keep the im insurance to erve and perfin good repair on any prior modefense of the recording and the Mode exceed the nout the written of the payment may be mortgage or ake an assig Mortgagee, of the erve ancellation with such insurance at Mortgagee ole descretion and all y Mortgagee emedy hereument of insurance fithe indebted mulative to an y.	the indebtedness the indebtedness the indebtedness the indebtedness that amount will form all covena ir; promptly pay nortgage, and, e terms of this I releasing this ortgagor shall in highest amoun n consent of the nent of any of the of the note second the if waste shall above describe e enforced by the coverable upor thout thirty (30 ce proceeds, a shall remit to N n, to the restoral abstracts of ti until the indeb inder, or other ince or the pay dness secured in other right o one, his heirs, s o set his hand a	s or extension ess as hereint in the property i hich may be re- ints, terms and all taxes, asse- to the extent p mortgage or at epay to the Mo- int permitted by e Mortgage; it he installments cured hereby, or benefit of cred be committed do real estate, to in such policies) days' prior wi nd the proceed fortgagor such ation of the Mo- ittle or title insui- tedness secur vise afforded be ment of taxes by this Mortg r remedy under successors and and seal this Lulu Juli	s of its time before provide its time before provide its provide i	or times of led including st loss or durigagee for of any prior of diegal charmal or of any of ument secular outside security of any of	payment paying paying lamage its bene mortgag ges aga able attention the instituted to a the due of sale of the pay action alor the pay action of the pay action of the paying paying the Mort the satistic by Moded by later the later paying the	g any deficite by fire and signification some good or any least instead property is fees rument evided to a secured by the appointment of a date thereo barroon the fire transfer of a corporation of a ligaged Premise waiver of or rigagee shall aw or equity, as its succession in the succession of a ligage shall aw or equity, as its succession in the succession of a ligage shall aw or equity, as its succession in the succession of a ligage shall aw or equity, as its succession in the succession of a ligage shall aw or equity, as its succession in the succession of a ligage shall aw or equity, as its succession in the succession of a ligage shall aw or equity, as its succession in the succession of a ligage shall aw or equity, as its succession in the succession
Mortgagor chereunder wother risks chereunder wother risks chereunder wother risks chereunder withis mortgag ty, insurance court costs wing or securit event of defat the higher mortgage; mortgaged Premises by be filed in an abecome due. All policion respective in Mortgage the ceedings who condemnation debtedness shall, at Mortgage words and policion of the condemnation of the condemn	covenants and ag vithout relief from trustomarily covered insurance compage is on a leasehold by the second in the	ayment of any rerees with Mortgavaluation and apply dire and extra ny acceptable to ld; keep the Mortgalments of principe expended in the ees pald public on the Mortgagee or in the note section of the Mortgagee or in the note section of the Mortgage or in the consent of the Mortgager in the consent of the Mortgagor's behalf contain properar, and shall not regagor's behalf of signed to Mortgagor's behalf of sign	gee that: Mortg praisement laws ended coverage Mortgagee; obs gaged Premises oal and interest of enforcement of fficers for filling, may pay the saured hereby not or destroyed with efault being macconditions of this insolvent, or may in writing of the in writing of the in against, or in ortgagee, and payer clauses making be subject to car clauses making the subject to car claus	als of the said agor will pays; keep the im insurance to erve and perfin good repair on any prior modefense of the recording and the Mode exceed the nout the written of the payment may be mortgage or ake an assig Mortgagee, of the erve ancellation with such insurance at Mortgagee ole descretion and all y Mortgagee emedy hereument of insurance fithe indebted mulative to an y.	the indebtedness the indebtedness the indebtedness the indebtedness that amount will form all covena ir; promptly pay nortgage, and, e terms of this I releasing this ortgagor shall in highest amoun n consent of the nent of any of the of the note second the if waste shall above describe e enforced by the coverable upor thout thirty (30 ce proceeds, a shall remit to N n, to the restoral abstracts of ti until the indeb inder, or other ince or the pay dness secured in other right o one, his heirs, s o set his hand a	s or extension ess as hereint in the property in the extent prooftgage or the prooftgage or the property in the property in the installments cured hereby, to be end it of real estate, the foreclosure of real estate, the foreclosure of the proceed of the proceed for the property in the proceed for the procedure of the procedure for the pro	s of its time before provide its sured again quired by Moduconditions of assents, an ermitted by I be lien hereof its permitted and all and many and	or times of led including ast loss or durigagee for of any prior in law, reason and including a second a se	paymen g paying lamage its bene mortgag ges aga able atte ther inst iring this aid toge id will be attitled to the due r shall a f sale o ny actio alance s or emir ins after the sati the Mort or emir ins after the sati the Mort or by Mo	g any deficite by fire and signification in some given and signification in some given and in the with interest executed by the appointment of a contract of
Mortgagor chereunder wother risks chereunder wother risks chereunder wother risks chereunder withis mortgag ty, insurance court costs wing or securit event of defat the higher mortgage; mortgaged Premises by be filed in an abecome due. All policion respective in Mortgage the ceedings who condemnation debtedness shall, at Mortgage words and policion of the condemnation of the condemn	covenants and ag vithout relief from trustomarily covered insurance compage is on a leasehold by the second in the	ayment of any rerees with Mortgavaluation and apply dire and extra ny acceptable to ld; keep the Mortgalments of principe expended in the ees pald public on the Mortgagee or in the note section of the Mortgagee or in the note section of the Mortgage or in the consent of the Mortgager in the consent of the Mortgagor's behalf contain properar, and shall not regagor's behalf of signed to Mortgagor's behalf of sign	gee that: Mortg praisement laws ended coverage Mortgagee; obs gaged Premises oal and interest of enforcement of fficers for filling, may pay the saured hereby not or destroyed with efault being macconditions of this insolvent, or may in writing of the in writing of the in against, or in ortgagee, and payer clauses making be subject to car clauses making the subject to car claus	als of the said agor will pays; keep the im insurance to erve and perfin good repaid on any prior in defense of the recording and me and the Moto exceed the nout the writter de in the paymes mortgage or take an assig Mortgagee, outerest in the alternation will such insurance at Mortgagee ole descretion urance and all y Mortgagee emedy hereument of insurance fithe indebted mulative to an y. If more than on the more than of the hereumont of the more than of the hereumont of the more than of the hereumont of the hereumont of the more than of the hereumont of the hereumont of the more than of the hereumont of the	the indebtedness the indebtedness the indebtedness the indebtedness treat amount will form all covera treat promptly page ortgage, and, e terms of this treleasing this ortgagor shall re- highest amoun n consent of the nent of any of the of the note see noment for the above describe the enforced by the coverable upor thout thirty (30 to proceeds, a shall remit to M n, to the restoral abstracts of ti until the indeb nder, or otherv ance or the pay dness secured ny other right o one, his heirs, s to set his hand a	s or extension ess as hereint in the property in hich may be reants, terms and all taxes, asset to the extent property in the mortgage or at epay to the Mont permitted by e Mortgage; it he installments cured hereby, to benefit of crec be committed of real estate, the foreclosure on such policies of a such policies of the mortgager such ation of the Mottle or title insuitedness securivise afforded by ment of taxes by this Mortgar remedy under successors and as at 1 e s. The mortgager is a successor and seal this property in the mortgager is a successor and seal this property is a successor and se	s of its time before provide its sefere provide its sefere provide its provide its service of the service of th	or times of led including ast loss or durigagee for of any prior of diegal charmal aw, reasond or of any of ument seculamount so pusums so pale shall be er specified on at Mortgagee a do	payment paying paying lamage its bene mortgag ges aga able attention the instituted to a the due of the due of the paying and to Mort pay action and to Mort pay action of the paying and to Mort paying a by Mort paying a by Mort paying a by Mort paying pa	g any deficite by fire and so that it in some go to any least inst said property is fees rument evide a secured by the appointment that in the instrance of a contract domain the insurance staction of a leaged Premise waiver of or rigagee shall aw or equity, as its success.
Mortgagor chereunder wother risks cand solvent this mortgag ty, insurance court costs ving or securi event of defaat the higher mortgage; mof a receiver upon default tgaged Premises by be filed in arbecome due All polici respective ir Mortgage to ceedings who condemnation debtedness shall, at Mortgage to a waiver Mortgag assigns and IN WITN	covenants and ag vithout relief from trustomarily covered insurance compage is on a leasehold by the second in the	ayment of any reverse with Mortgavaluation and apply by fire and extra ny acceptable to ld; keep the Mortgallments of principle expended in the ees pald public on the Mortgagee or in the note sect hall be removed to oreclose; upon dons, covenants or one a bankrupt or thout the consent e any lien on, classe of the end of the mortgagor's behalf of signed to accelerate this Mortgagor's mortgagor's mortgagor's mortgagor's mortgagor's mortgagor's delivered to gagoe in exercising the mortgagor, and the mortgagor.	gee that: Mortg praisement laws ended coverage Mortgagee; obs gaged Premises oal and interest of enforcement of fficers for filling, may pay the saured hereby not or destroyed with efault being macconditions of this insolvent, or may in writing of the in writing of the in against, or in ortgagee, and payer clauses making be subject to car clauses making the subject to car claus	als of the said agor will pays; keep the im insurance to erve and perfin good repair on any prior modefense of the recording and the Mode exceed the nout the written of the payment may be mortgage or ake an assig Mortgagee, of the erve ancellation with such insurance at Mortgagee ole descretion and all y Mortgagee emedy hereument of insurance fithe indebted mulative to an y.	the indebtedness the indebtedness the indebtedness the indebtedness treat amount will form all covera treat promptly page ortgage, and, e terms of this treleasing this ortgagor shall re- highest amoun n consent of the nent of any of the of the note see noment for the above describe the enforced by the coverable upor thout thirty (30 to proceeds, a shall remit to M n, to the restoral abstracts of ti until the indeb nder, or otherv ance or the pay dness secured ny other right o one, his heirs, s to set his hand a	s or extension ess as hereint in the property in the extent prooftgage or the prooftgage or the property in the property in the installments cured hereby, to be end it of real estate, the foreclosure of real estate, the foreclosure of the proceed of the proceed for the property in the proceed for the procedure of the procedure for the pro	s of its time before provide its sefere provide its sefere provide its provide its service of the service of th	or times of led including ast loss or durigagee for of any prior of diegal charmal aw, reasond or of any of ument seculamount so pusums so pale shall be er specified on at Mortgagee a do	payment paying paying lamage its bene mortgag ges aga able attention the instituted to a the due of the due of the paying and to Mort pay action and to Mort pay action of the paying and to Mort paying a by Mort paying a by Mort paying a by Mort paying pa	g any deficite by fire and signification in some given and signification in some given and in the with interest executed by the appointment of a contract of
Mortgagor chereunder wother risks chereunder wother risks chand solvent this mortgag ty, insurance court costs ving or securic event of defat the higher mortgage; not a receiver upon default tgaged Prenpremises by be filed in an become due All policion respective in Mortgage the ceedings who condemnation debtedness shall, at Mortgage the a waiver wortgage assigns and IN WITN	insurance company in the total and against and against and against and against and against and a leasehole premiums, instantial and a leasehole premiums, instantial and a leasehole premiums, instantial and the loan plus for a leasehole provided for a leasehole provided for any action to fort in any of the termises, die, become the Mortgagor with the mortal and payable at the leasehole and lease	ayment of any rerees with Mortgavaluation and apply dire and extension and apply directly acceptable to ld; keep the Mortgallments of principe expended in the ees pald public on the Mortgagee or in the note section and the earn and the consent of the Mortgager's principe and shall contain properar, and shall not regager's behalf of signed to Mortgager's behalf of signed to mortgager are signed to mortgager are signed to Mortgager's behalf of signed to mortgager are signed to Mortgager's behalf of signed t	gee that: Mortg praisement laws ended coverage Mortgagee; obs gaged Premises oal and interest of enforcement of thicers for filling, if may pay the sarured hereby not or destroyed with efault being macconditions of this insolvent, or may in writing of the im against, or in ortgagee, and paer clauses making the subject to condition the subject t	als of the said agor will pays; keep the im insurance to erve and perfin good repair on any prior medefense of the recording and the Mode exceed the nout the written de in the payment may be mortgage or ake an assig Mortgagee, outerest in the end of the same of the same end all sums recording and sums recording all sums recording all sums recording all sums recording all sums recording and such insurance and all y Mortgagee emedy hereument of insurance fithe indebted mulative to an y. If more than on the said all the s	the indebtedness the indebtedness or that amount will cover a represent the coverage, and, e terms of this treleasing this ortgagor shall remet of any of the note segment for the prif waste shall above describe the coverable upon thout thirty (30 ce proceeds, a shall remit to Man, to the restoral abstracts of the until the indebted ender, or otherwance or the paydness secured by other right of the paydnes	s or extension ess as hereint the property in hich may be reants, terms and all taxes, asset to the extent property to the extent property to the extent property to the Mont permitted by the installments cured hereby, to benefit of cred be committed do real estate, to a such policies of a such policies of the proceed fortgagor such attorn of the Mont tedness securivise afforded by ment of taxes by this Mortg. The ment of the successors and seal this proceed to the proceed to the proceed to the proceed to the ment of taxes of the proceed to	s of its time before provide insured again quired by Modure again quired by Modure again and a sermitted by I lee lien hereof the sermitted by I lee lien hereof and and all and a Mortgagee the allaw, and all and Mortgagee the articolore so in the even ditors, or in the or permitted, hen the mortgage payable to Mortgaged Prevance policies and hereby if a sermitted in the mortgaged Prevance policies and hereby if assigns and assigns and assigns and the mortgage.	or times of led including ast loss or derigage for of any prior of degal charmal or of any of ument secumount so passes shall be erspecified on the event of or should a regular of the event of the eve	paymen paymen g paying lamage its bene mortgag ges aga as a series in the first ther instituted to a the due r shall a of sale o ny actio alor the part of the pay actio alor the part of the sali the Mort or emitrins after the sati the Mort of the paymen as by Moded by later the sati the Mort of the paymen as by Moded by later the sati the Mort of the paymen as by Moded by later the sati the Mort of the paymen as by Moded by later the sati the Mort of the paymen as by Moded by later the paymen as a sati the Mort of the paymen as a sati the paymen as a s	g any deficie by fire and so that it in some go to any least inst said property is fees rument evide a secured by the appointment of the feet of the appointment of the instruction of a secured by the appointment of the instruction of a secured by the appointment of the instruction of a secured by the appointment of any or secured by the instruction of a secured by the instruction
Mortgagor chereunder wother risks chereunder wother risks chand solvent this mortgag ty, insurance court costs ving or securic event of defat the higher mortgage; not a receiver upon default tgaged Prenpremises by be filed in an become due All policion respective in Mortgage to ceedings who condemnation debtedness shall, at Mortgage assigns and IN WITN STATE OF Before to a beth	insurance compa ge is on a leasehole premiums, insta which actually are ing the loan plus fault in any paymers trate provided for or improvements or in any action to fault in any of the term mises, die, become the Mortgagor winy court to enforce and payable at the es of insurance slanterests may appead to endorse on Monich are hereby as on proceeds have secured by this Magagee's request the more provided in the condition of the more payable at the escape of any sure of Mortgagee's request to fail the provided in the condition of the more payable at the payable at the payable at the payable at the escape of any sure of Mortgagee's request the payable at the p	ayment of any rerees with Mortgavaluation and apply drive and extension and apply drive and extension and apply drive and extension and apply drive and a bankrupt or the any lien on, clate any lien on, c	gee that: Mortg praisement laws ended coverage Mortgagee; obs gaged Premises oal and interest of enforcement of thicers for tiling, it may pay the sarured hereby not or destroyed with efault being macconditions of this insolvent, or may be a clauses making the subject to condition of the conditions of the interest of the conditions of the interest of the subject to condition of the conditions of the interest of the maturity of the maturity of the maturity of the instrument of the ins	als of the said agor will pays; keep the im insurance to erve and perfin good repair on any prior modefense of the recording and the Mode exceed the nout the written in the payms mortgage or ake an assig Mortgagee, outgreat in the agolf sums recording and sums reconcernance and all y Mortgagee old descretion and the indebted mulative to any. If more than on, has hereunted the said and the said in the indebted mulative to any.	the indebtedness the indebtedness of the indebtedness of that amount will form all covenar; promptly pad, e terms of this I releasing this ordgagor shall remote of any of the note segment for the part of the note segment for the part of the the p	s or extension ess as hereint the property in the property in hich may be reants, terms and all taxes, asset to the extent property to the Montgage or at epay to the Montgage or at epay to the Montgage; It he installments cured hereby, to benefit of cree be committed dreal estate, to the foreclosure of the Montgagor such attended to the foreclosure of the Montgagor such attended to the foreclosure of the Montgagor such attended to	s of its time before provide insured again quired by Modured again quired by Modured its an ermitted by I be lien hereof its again and all and a modured its and all and a modured its and all and a modured its and	or times of led including ast loss or durigagee for of any prior of degal charmal or of any of ument secution of the event of or should a refund and sale of the event of or should a refund and sale of the event of the event of or should a refund and sale of the event of the eve	paymen paymen g paying lamage its bene mortgag ges aga able attention the firm of the pay actional and to Mr. or emilians after the satistic Mr. or emilians after the satistic Mr. or emilians after the firm of	g any deficie by fire and so litt in some go e or any leas inst said property's fees rument evide a secured by the appointment date thereo barrion the fire transfer of nor proceed shall immedia roperty. Ortgagor author and daman sfaction of a gaged Prem waiver of or rigagee shall aw or equity.
Mortgagor chereunder wother risks chereunder wother risks chand solvent this mortgag ty, insurance court costs ving or securic event of defat the higher mortgage; not a receiver upon default tgaged Prenpremises by be filed in an become due All policion respective in Mortgage to ceedings who condemnation debtedness shall, at Mortgage assigns and IN WITN STATE OF Before to a beth	insurance compa ge is on a leasehole premiums, insta which actually are ing the loan plus fault in any paymers trate provided for or improvements or in any action to fault in any of the term mises, die, become the Mortgagor winy court to enforce and payable at the es of insurance slanterests may appead to endorse on Monich are hereby as on proceeds have secured by this Magagee's request the more provided in the condition of the more payable at the escape of any sure of Mortgagee's request to fail the provided in the condition of the more payable at the payable at the payable at the payable at the escape of any sure of Mortgagee's request the payable at the p	ayment of any rerees with Mortgavaluation and apply drive and extension and apply drive and extension and apply drive and extension and apply drive and a bankrupt or the any lien on, clate any lien on, c	gee that: Mortg praisement laws ended coverage Mortgagee; obs gaged Premises oal and interest of enforcement of thicers for tiling, it may pay the sarured hereby not or destroyed with efault being macconditions of this insolvent, or may be a clauses making the subject to condition of the conditions of the interest of the conditions of the interest of the subject to condition of the conditions of the interest of the maturity of the maturity of the maturity of the instrument of the ins	als of the said agor will pays; keep the im insurance to erve and perfin good repair on any prior modefense of the recording and the Mode exceed the nout the written in the payms mortgage or ake an assig Mortgagee, outgreat in the agolf sums recording and sums reconcernance and all y Mortgagee old descretion and the indebted mulative to any. If more than on, has hereunted the said and the said in the indebted mulative to any.	the indebtedness the indebtedness of the indebtedness of that amount will form all covenar; promptly pad, e terms of this I releasing this ordgagor shall remote of any of the note segment for the part of the note segment for the part of the the p	s or extension ess as hereint the property in the property in hich may be reants, terms and all taxes, asset to the extent property to the Montgage or at epay to the Montgage or at epay to the Montgage; It he installments cured hereby, to benefit of cree be committed dreal estate, to the foreclosure of the Montgagor such attended to the foreclosure of the Montgagor such attended to the foreclosure of the Montgagor such attended to	s of its time before provide insured again quired by Modured again quired by Modured again quired by Modured again and a sermitted by I lee lien hereof in the rest of any and all and Montgage and a sermitted, hen the entitle of the montgage or in the every dittern notice to the montgaged Presence policies and any consumplies, if any applicable or other lientage. I assigns and the montgage of the montgage. I assigns and the montgage of the m	or times of led including ast loss or durigagee for of any prior of degal charmal or of any of ument secution of the event of or should a refund and sale of the event of or should a refund and sale of the event of the event of or should a refund and sale of the event of the eve	paymen paymen g paying lamage its bene mortgag ges aga able attention the firm of the pay actional and to Mr. or emilians after the satistic Mr. or emilians after the satistic Mr. or emilians after the firm of	g any deficie by fire and so litt in some go e or any leas inst said property's fees rument evide a secured by the appointment date thereo barrion the fire transfer of nor proceed shall immedia roperty. Ortgagor author and daman sfaction of a gaged Prem waiver of or rigagee shall aw or equity.
Mortgagor chereunder wother risks chereunder risks cand solvent this mortgag ty, insurance court costs ving or securi event of defat the higher mortgage; no of a receiver upon default tgaged Prenpremises by be filed in an become due All polici respective ir Mortgage to ceedings who condemnatic debtedness shall, at Mortgag assigns and IN WITN STATE OF Before a beth yenti	insurance compa ge is on a leasehole premiums, insta which actually are ing the loan plus fault in any paymer st rate provided for o improvements st rate provided for in any action to fit in any of the term inses, die, become the Mortgagor wing court to enforce and payable at the est of insurance shot endorse on Monich are hereby as on proceeds have secured by this for includes each of Mortgagee's request of Mortgagee's reduction of mortgagee's reduction of mortgagee's reduction of includes each of attorneys. HESS WHEREOF, TINDIANA, Compa, a Notary Proceeds and a payable at the provided in the	ayment of any reverse with Mortgavaluation and apply fire and extra ny acceptable to ld; keep the Mortgallments of princip expended in the ees paid public onto the Mortgagee or in the note sect hall be removed coreclose; upon dons, covenants or the any lien on, classe option of the Mortgagor's behalf of the mortgagor's behalf of the mortgagor's behalf of the mortgagor's delivered to loggee in exercising the mortgagor's delivered to loggee in exercising the mortgagor's delivered to loggee in exercising the mortgagor, and shall not remedight to accelerate this Mortgagor's delivered to loggee in exercising the mortgagor, and shall or the mortgagor, and shall on the mortgagor, and shall or the mortgagor of the mortgagor, and shall or the mortgagor of	gee that: Mortg praisement laws ended coverage Mortgagee; obs gaged Premises pal and interest of enforcement of fficers for filling, may pay the sarured hereby not or destroyed with efault being macconditions of this insolvent, or mit in writing of the im against, or in ortgages, and paer clauses making the subject to captain the subject to captain the first reflecting igor, provided that Mortgagee's so had policies of insurant retained by the maturity of distinct and curry or successively this instrument. Porter raid County and wife this	als of the said agor will pays; keep the im insurance to erve and perfin good repair on any prior modefense of the recording and the Mode exceed the nout the written in the payms mortgage or ake an assig Mortgagee, outgreat in the agolf sums recording and sums reconcernance and all y Mortgagee old descretion and the indebted mulative to any. If more than on, has hereunted the said and the said in the indebted mulative to any.	the indebtedness the indebtedn provements or that amount wilform all covenar; promptly pay nortgage, and, e terms of this releasing this ortgagor shall runing the not of any of the note secured by the coverable upon thout thirty (30 ce proceeds, a shall remit to Man, to the restorm abstracts of the until the indebted ender, or otherwance or the pay dness secured by other right of the highest secured by other right of the note of the pay dness secured by other right of the note of the pay other right of the note of the note of the pay other right of the note	s or extension ess as hereint the property in hich may be reants, terms and all taxes, asset to the extent property in the extent provided to the extent provided to the extent provided to the installments cured hereby, to benefit of cree be committed to real estate, to a such policies) days prior wind the proceed fortgagor such attion of the Motitle or title insuitedness securivise afforded by ment of taxes by this Mortg. I ma Eliaboye Champa and each of the successors and the succ	s of its time before provide insured again quired by Modured again quired by Modured again quired by Modured again and a sermitted by I lee lien hereof in the rest of any and all and Montgage and a sermitted, hen the entitle of the montgage or in the every dittern notice to the montgaged Presence policies and any consumplies, if any applicable or other lientage. I assigns and the montgage of the montgage. I assigns and the montgage of the m	or times of led including ast loss or durigagee for of any prior of degal charmal or of any of ument secution of the event of or should a refund and sale of the event of or should a refund and sale of the event of the event of or should a refund and sale of the event of the eve	paymen paymen g paying lamage its bene mortgag ges aga able attention the firm of the pay actional and to Mr. or emilians after the satistic Mr. or emilians after the satistic Mr. or emilians after the firm of	g any deficie by fire and so litt in some go e or any leas inst said property's fees rument evide a secured by the appointment date thereo barrion the fire transfer of nor proceed shall immedia roperty. Ortgagor author and daman sfaction of a gaged Prem waiver of or rigagee shall aw or equity.