800872

REAL ESTATE MORTGAGE

and _	T	n 1 11							~ 11		
		a Delvalle			, herein	after referred	I to as MOF	RTGAGOF	RS, and ASS	SOCIATE	S FINANCI
SERV	ICES COMPA	NY OF INDIAN	A, INC., whose addr	ress is 6700	Broadway	Merrill	ville 1	N 4641	.0		
Indian	na, hereinafter	referred to as M	ORTGAGEE.								
	WITNESSET	H: Mortgagors jo	pintly and severally g	ırant, bargain, se	II, convey and r	mortgage to I	Mortgagee,	its succes	ssors and as	signs, th	e real prope
interes	st as provided The property	I in the loan ago hereby morgage	or the payment of a reement which has ed, and described be	a final payment	date of	4/29	, 19	<u> </u>			•
succes	sts, rents and TO HAVE AN ssors and assi rity to convey th	profits. ID TO HOLD the igns, forever; and ne same, that the	e said property herei d Mortgagors hereby title so conveyed is c	inafter described covenant that m lear, free and une	, with all the pr ortgagors are s ncumbered exc	rivileges and seized of goo cept as herein	appurtenan d and perfer after appea	ces there ct title to s	unto belongi aid property t mortgagors	ing unto	mortgagee,
defend	d the same un If mortgagors	nto mortgagee a shall fully perfor	gainst all claims wha rm all the terms and o ge shall be null, voic	atsoever except to conditions of this	those prior end mortgage and	cumbrances, shall pay in fi	if any, herei	inafter sho	own.		
with ar Mortga exceed or to a	MORTGAGO n insurance cor agee as its inte ding the amount dd such premi	PRS AGREE: To I mpany authorize erest may appear nt of Mortgagor's jum to Mortgago	keep the mortgaged ped to do business in the and if Mortgagors faindebtedness for a per's indebtedness. If M	property, including the State of Indiang ail to do so, they heriod not exceeding fortgagee elects	g the buildings a, acceptable to rereby authorize ng the term of s to waive such i	and improver o Mortgagee, e Mortgagee such indebted insurance Mo	which policy to insure or i ness and to ortoagors ag	/ shall con renew inst charge Mo ree to be i	tain a loss-p urance on sa ortgagors wi fully respons	ayable cl lid proper th the pre	ause in lavor rty in a sum r emium therec
resulting be rep expensions agains secure authorized	ng from any ca paid upon dem ses incident to st the property ed by a lien su rize Mortgagee	use whatsoever. and and if not s the ownership o during the term o perior to the lien to pay the same	Mortgagors agree the paid shall be seculated from the mortgaged proportions mortgage, and to this mortgage and to this mortgage and to the paid, and the paid the paid, and the paid t	at any sums adva ured hereby. Mort erty when due in to pay, when due, nd existing on the to charge Mortos	inced or expending agors further order that no lie all installments added hereof. If agors with the a	ded by Mortga agree: To pa en superior to s of interest ar Mortgagors amount so pai	agee for the by all taxes, that of this n nd principal of fail to make d, adding th	protection assessmentigage on account any of the	or preservatents, bills for and not now it of any inde to foregoing	tion of the r repairs existing r btedness payment	e property shand any oth may be creat swhich may is, they here
waste when o	on the mortga If default be m due, or if Morte	aged premises, a lade in the terms gagors shall bec	ne operation, manage and to keep the mor or conditions of the do ome bankrupt or inso	rtgaged property ebt or debts herei olvent, or make a	in its present of by secured or of an assignment f	condition and fany of the tea for the benefi	f repair, nor rms of this m t of creditors	mal and o ortgage, o	ordinary dep or in the payr a receiver a	reciation nent of ar	excepted. ny installmen
mortga contair hereby foreclo	aged property ned be incorre y secured shal osure of this mo	or any part the ect or if the Mortg II, at Mortgagee! ortgage. In any c	reof be attached, level pagors shall abandor soption, become imcase, regardless of sufficient berefrom, with or	ried upon or seiz In the mortgaged Imediately due a Juch enforcement	ed, or if any ol property, or sel nd payable, wit . Mortgagee sh	f the represe Il or attempt t thout notice on all be entitled	ntations, wa o sell all or a or demand, d to the imm	rranties o any part o and shall ediate oos	or statements of the same, be collectible ssession of t	s of Mort then the le in a st he morte	lgagors here whole amou it at law or
by Mor foreclo foreclo of liens	rtgagee in con osure of this mo osure, together s or claims ag	nection with any ortgage, Mortgag with all other and painst the proper	r suit or proceeding to gors will pay to Mortg d further expenses of ty and expenses of	o which it may be gagee, in additior foreclosure and s upkeep and repa	e a party by rea to taxable cos sale, including e air made in ord	ason of the ex sts, and a reas expenses, fee der to place the	ecution or e sonable fee s and payme he same in	existence of for the sea ents made a condition	of this mortg arch made a to prevent o on to be sold	age and nd prepa or remove d.	in the event ration for su the impositi
date of days b	f the loan and a	annually on each It in full is due. I	to demand that the b subsequent anniver payment is not ma	rsarv date. If the c	option is exercis	sed. Mortgag	ors shall be	aiven writ	ten notice of	the elec	tion at least s mortgage.
event c preclud	No failure on the of any other or de it from the e	subsequent defe exercise thereof a	gee to exercise any c aults or breaches of c at any time during the concurrently at its o	of its rights hereur covenant, and no e continuance of a	nder for defaults delay on the p	s or breaches art of Mortga	of covenant	shall be c	onstrued to p	ts shall h	a construad
event o preclud remedi nereto.	No failure on the of any other or de it from the elies hereunder All rights and co.	subsequent defe exercise thereof a successively or obligations hereu	aults or breaches of c at any time during the	of its rights hereur covenant, and no e continuance of a option. and be binding up	nder for defaults delay on the pa any such defau oon the several	s or breaches art of Mortga alt or breach o heirs, succes	of covenant gee in exerc f covenant,	shall be co cising any and Mortg	onstrued to p of such right pagee may e	ts shall b nforce ar	e construed ny one or mo
event of preclud remedit hereto.	No failure on the form of any other or de it from the elies hereunder All rights and other or the plural as The plural as The real properties: All	subsequent defexercise thereof a successively or obligations hereu used in this inserty hereby mortgof Lots 1:	aults or breaches of cat any time during the concurrently at its ounder shall extend to a trument shall include gaged is located in	of its rights hereur covenant, and no e continuance of continuance	nder for defaults delay on the prany such defaults on the several dere applicable.	s or breaches eart of Mortga ell or breach o heirs, succes t 19 in	of covenant gee in exerc f covenant, sors, execu	shall be c cising any and Mortg tors, admi	onstrued to point of such right of such right pagee may e inistrators and	ts shall b inforce ar and assign IPR	e construed ny one or mo s of the parti
event c precluc remedi hereto.	No failure on the form of any other or de it from the elies hereunder All rights and other or the plural as The plural as The real properties: All	subsequent defexercise thereof a successively or obligations hereu used in this inserty hereby mortgof Lots 1:	aults or breaches of cat any time during the concurrently at its ounder shall extend to a trument shall include gaged is located in	of its rights hereur covenant, and no e continuance of continuance	nder for defaults delay on the prany such defaults on the several dere applicable.	s or breaches eart of Mortga ell or breach o heirs, succes t 19 in	of covenant gee in exerc f covenant, sors, execu	shall be c cising any and Mortg tors, admi	onstrued to point of such right of such right pagee may e inistrators and	ts shall b inforce ar and assign IPR	e construed ny one or mo s of the parti
event corrections of the correction of the corre	No failure on the of any other or de it from the elies hereunder. All rights and of. The plural as The real properows: All of the common commo	subsequent defexercise thereof a successively or obligations hereu used in this inserty hereby mortg of Lots 1: nly Known	aults or breaches of cat any time during the concurrently at its ounder shall extend to a trument shall include gaged is located in	of its rights hereur covenant, and no a continuance of a option. and be binding up the singular when the north is St. East	nder for defaults delay on the prany such defaults on the several dere applicable.	s or breaches eart of Mortga eart of Mortga elt or breach of heirs, succes t 19 in diana.	of covenant gee in exerc f covenant, sors, execu	shall be c cising any and Mortg tors, admi	onstrued to possible of such right agee may entire the construction of the constructio	ts shall b inforce ar and assign IPR	e construed ny one or mo s of the parti
event coreclus emedianereto.	No failure on the of any other or de it from the elies hereunder. All rights and of. The plural as The real properows: All of the common commo	subsequent defexercise thereof a successively or obligations hereu used in this inserty hereby morte of Lots 1 nly Known	aults or breaches of cat any time during the concurrently at its ounder shall extend to a trument shall include gaged is located in	of its rights hereur covenant, and no e continuance of a option. and be binding up the singular when the north is St East wited this mortgag	ander for defaults delay on the prany such defaults on the several dere applicable. The contract of Log Gary, Inc.	s or breaches eart of Mortga eart of Mortga elt or breach of heirs, succes t 19 in diana.	of covenant gee in exerc f covenant, sors, execu	shall be c cising any and Mortg tors, admi	onstrued to possible of such right agee may entire the construction of the constructio	ts shall b inforce ar and assign IPR	e construed by one or more softhe partition of the partit
as follo	No failure on the of any other or de it from the elies hereunder. All rights and of the plural as. The plural as. The real properows: All rights and of the plural as. The real properows: All rights and of the plural as. The real properows: All rights and of the plural as. The real properows: All rights and of the plural as. The real properows: All rights and of the plural as. The real properows: All rights and of the plural as. The real properows: All rights and of the plural as. The real properows: All rights and of the plural as. The real properows: All rights and of the plural as.	subsequent defeatercise thereof a successively or obligations hereu used in this inserty hereby morte of Lots 1 anly Known WHEREOF Ma	aults or breaches of cat any time during the concurrently at its ounder shall extend to a trument shall include gaged is located in	of its rights hereur covenant, and no e continuance of soption. and be binding up the the singular when the north is St. East wited this mortgage of the singular when the north is St. East wited this mortgage of the singular when the north is St. East wited this mortgage of the singular when the north is St. East wited this mortgage of the singular when the north is St. East wited this mortgage of the singular when the si	ander for defaults delay on the prany such defaults on the several dere applicable. The contract of Log Gary, Inc. The contract of Log Gary, Inc. The contract of Log Gary and Log Gary	s or breaches eart of Mortgarill or breach of heirs, successive the successive th	of covenant gee in exercificovenant, sors, execu	shall be coising any and Mortgand Mortg	onstrued to possible of such right pages may emistrators are such right pages may emistrators are such constructions. The construction of the cons	ts shall be inforce and assign and assign dans, are described as PH 183	e construed ny one or mo s of the parti
event of precluderemedic thereto. as follows: Gas Gas GTATE	No failure on the of any other or de it from the elies hereunder. All rights and of the plural as. The plural as. The real properows: All rights and of the plural as. The real properows: All rights and of the plural as. The real properows: All rights and of the plural as. The real properows: All rights and of the plural as. The real properows: All rights and of the plural as. The real properows: All rights and of the plural as. The real properows: All rights and of the plural as. The real properows: All rights and of the plural as. The real properows: All rights and of the plural as.	subsequent defeatercise thereof a successively or obligations hereu used in this inserty hereby morte of Lots 1 anly Known WHEREOF Ma	aults or breaches of cat any time during the concurrently at its ounder shall extend to a trument shall include gaged is located in	of its rights hereur covenant, and no e continuance of soption. and be binding up the the singular when the north is St. East wited this mortgage of the singular when the north is St. East wited this mortgage of the singular when the north is St. East wited this mortgage of the singular when the north is St. East wited this mortgage of the singular when the north is St. East wited this mortgage of the singular when the si	ander for defaults delay on the prany such defaults on the several dere applicable. The contract of Log Gary, Inc. The contract of Log Gary, Inc. The contract of Log Gary and Log Gary	s or breaches eart of Mortgarill or breach of heirs, successive the successive th	of covenant gee in exercificovenant, sors, execu	shall be coising any and Mortgand Mortg	onstrued to possible of such right pages may emistrators are such right pages may emistrators are such constructions. The construction of the cons	ts shall be inforce and assign and assign dans, are described as PH 183	e construed by one or more softhe partition of the partit
event copreclude remedical hereto. as folice to Garante Garan	No failure on the of any other or de it from the elies hereunder. All rights and of the real proper ows: All ary Commo. IN WITNESS The Delvers Delvers Delvers Delvers Delvers The Inches The Inche	subsequent defexercise thereof a successively or obligations hereu used in this inserty hereby mortg of Lots 1 nly Known WHEREOF Ma alle , COUNTY OF dersigned, a not yalle, hus	aults or breaches of cat any time during the concurrently at its ounder shall extend to a strument shall include gaged is located in	of its rights hereur covenant, and no e continuance of soption. and be binding up the the singular when the north is St East when the morth is St East when the mortgag it working and the singular when the north is St East when the mortgag is the singular when the mortgag is the singular when the mortgag is the singular when the singu	ander for defaults delay on the prany such defaults on the several dere applicable. The contract of Log Gary, Inc. The contract of Log Gary, Inc. The contract of Log Gary and Log Gary	s or breaches eart of Mortgarill or breach of heirs, successive the successive th	of covenant gee in exercificovenant, sors, execu	shall be coising any and Mortgand Mortg	onstrued to possible of such right pages may emistrators are such right pages may emistrators are such constructions. The construction of the cons	ts shall be inforce are inforced.	e construed by one or more softhe partition of the partit
event coprecluderemedic hereto. as follot Gar STATE Before Juan n the e	No failure on the of any other or de it from the elies hereunder. The plural as The real properows: All any Commo IN WITNESS The Delver of the unit and the common that the commo	subsequent defexercise thereof a successively or obligations hereu used in this inserty hereby morte of Lots 1: nly Known WHEREOF Ma alle , COUNTY OF dersigned, a not walle, hus here foregoing more	aults or breaches of cat any time during the concurrently at its ounder shall extend to a strument shall include gaged is located in	of its rights hereur covenant, and no e continuance of a option. and be binding up the singular when the singular when the north is St East when the morth is St East when the mortgag when the mortgag when the mortgag is the side of the s	ander for defaults delay on the prany such defaults on the several dere applicable. The continuous of Longary, Inc. The continuous of Longary of Longary, Inc. The continuous of Longary of Longary, Inc. The continuous of Longary of Longary of Longary, Inc. The continuous of Longary	s or breaches art of Mortga alt or breach of heirs, succession. t 19 in diana. above shown. ARTNERSH	of covenant gee in exercificovenant, sors, execu Block Block Block James	shall be coising any and Mortgand Mortg	onstrued to possible of such right pages may emistrators are such right pages may emistrators are such constructions. The construction of the cons	ts shall be inforce are inforced.	e construed ny one or mo s of the parti nd is describ
event coprecluderemedic hereto. as follot Ga STATE Befo Juan IN W	No failure on the of any other or de it from the elies hereunder. The plural as The real properows: All ary Commonita Delverome, the unita Delverome with the control of the witness where the control of the witness where	subsequent defexercise thereof a successively or obligations hereu used in this inserty hereby mortg of Lots 1: nly Known WHEREOF Ma alle , COUNTY OF dersigned, a not yalle, hus here foregoing more effects thave here	aults or breaches of cat any time during the concurrently at its ounder shall extend to a strument shall include gaged is located in	of its rights hereur covenant, and no e continuance of a option. and be binding up the singular when the singular when the north is St East when the morth is St East when the mortgag when the mortgag when the mortgag is the side of the s	ander for defaults delay on the prany such defaults on the several dere applicable. The continuous of Longary, Inc. The continuous of Longary of Longary, Inc. The continuous of Longary of Longary, Inc. The continuous of Longary of Longary of Longary, Inc. The continuous of Longary	s or breaches art of Mortga alt or breach of heirs, succession. t 19 in diana. above shown. ARTNERSH	of covenant gee in exercificovenant, sors, execu Block Block Block James	shall be coising any and Mortgand Mortg	onstrued to possible of such right pages may emistrators are such right pages may emistrators are such constructions. The construction of the cons	ts shall be inforce are inforced.	e construed ny one or mo s of the parti nd is describ
event coprecluderemedic hereto. as follot Ga STATE Befo Juan IN W	No failure on the of any other or de it from the elies hereunder. The plural as The real properows: All any Commo IN WITNESS The Delver of the unit and the common that the commo	subsequent defexercise thereof a successively or obligations hereu used in this inserty hereby mortg of Lots 1: nly Known WHEREOF Ma alle , COUNTY OF dersigned, a not yalle, hus here foregoing more effects thave here	aults or breaches of cat any time during the concurrently at its ounder shall extend to a strument shall include gaged is located in	of its rights hereur covenant, and no e continuance of a option. and be binding up the singular when the singular when the north is St East when the morth is St East when the mortgag when the mortgag when the mortgag is the side of the s	ander for defaults delay on the prany such defaults delay on the prany such defaults dere applicable. The control of the cont	s or breaches art of Mortga alt or breach of heirs, succession. t 19 in diana. above shown. ARTNERSH	of covenant gee in exercificovenant, sors, execu Block Block Block James 24thry of Porter	shall be coising any and Mortgand Mortg	onstrued to possess of such right pages may entity age may entity age of the control of the cont	ts shall be inforce are inforced.	e construed ny one or mo s of the parti nd is describ

400