Barbera J. Mosts  Barbera J. M	RVICES COMPANY OF INDIANA, INC., whose addresses, hereinafter referred to as MORTGAGEE.  WITNESSETH: Mortgagors jointly and severally genalter described as security for the payment of a prest as provided in the loan agreement which has a prest as provided in the loan agreement which has a property hereby morgaged, and described be prests, rents and profits.  TO HAVE AND TO HOLD the said property hereby mority to convey the same, that the title so conveyed is cleared the same unto mortgagee against all claims where it mortgagors shall fully perform all the terms and of the same unto mortgage shall be null, voiced to do business in the strangage as its interest may appear, and if Mortgagors for a property during the amount of Mortgagor's indebtedness for a property during the term of this mortgage and the property during the term of this mortgage, and horized Mortgage to pay the same on their behalf, and elsy. To exercise due diligence in the operation, manage as the on the mortgaged premises, and to keep the mortgaged property or any part thereof be attached, levitained be incorrect or if the Mortgagors shall abandor elsy secured shall, at Mortgage's option, become im	ress is 429 W.  grant, bargain, selformant, bargain, selformant a final payment that melear, free and uneral assoever except the conditions of this did and of no further property, including all to do so, they heriod not exceed the State of Indianal to do so, they heriod not exceed the final to pay, when due in to pay, when due in to pay, when due in the pay, when due in the pay when due	II, convey and mort of even date here date of	gage to Mortgagee, its sewith in the amount of nuary 13, 19 fixtures now attached to ges and appurtenances and of good and perfect times as hereinafter appears a brances, if any, hereinaful pay in full in accordance, if any, hereinaful pay in full in accordance, if any hereinaful pay in full in accordance in the foliation of the series and principal on a retigage of the property and improvements the property and improvements and principal on a retigagors fail to make a unit so paid, adding the series and principal on a retigagors fail to make and the benefit of creditors, of the terms of this mortine benefit of creditors, or	AGORS, and ASSOCIA  B, Merrillvill  Successors and assigns  2622.54  O  gether with easements, thereunto belonging ur tle to said property in fer nd that mortgagors will fet ter shown. where with its terms, the obli  fully insured at all times a all contain a loss-payable we insurance on said pro trige Mortgagors with the to be fully responsible fet to be fully responsible for repair to be fully responsible for repair to be fully responsible for the feeding or preservation of the foregoing payr the for	the real property  the real property  the real property  the rights, privileges,  the mortgagee, its  e simple and have  brever warrant and  digations which this  difference in a sum not  difference in a sum  difference in a sum  difference in a sum  difference  differe
ENVICES COMPANY OF INDIANA, INC., whose address is 429 N. 81st Ave., P.O. Box 10068, Mertillville  and Authority of the Company of the Compan	RVICES COMPANY OF INDIANA, INC., whose addresses, hereinafter referred to as MORTGAGEE.  WITNESSETH: Mortgagors jointly and severally generated as security for the payment of a prest as provided in the loan agreement which has a prest, rents and profits.  To have and profits and Mortgagors hereby the same unto mortgagee against all claims where the same unto mortgagee against all claims where the same unto mortgagee against all claims where the same unto mortgagee shall be null, voice the same unto mortgage shall be null, voice the same of the same unto mortgagor's indebtedness in the regage as its interest may appear, and if Mortgagor's feeding the amount of Mortgagor's indebtedness for a people of add such premium to Mortgagor's indebtedness. If we will have a such premium to mortgagor's indebtedness for a people of the amount of the same on their behalf, and else in the property during the term of this mortgage, and shortze Mortgage to pay the same on their behalf, and else, or if Mortgagors shall become bankrupt or instring and property or any part thereof be attached, level the same of the incorrect or if the Mortgagors shall abandors else on the mortgaged property or any part thereof be attached, level the same of the same of the same of the dealth of the dended be incorrect or if the Mortgagors shall abandors else on the mortgaged property or any part thereof be attached, level the same of the same of the same of the dended be incorrect or if the Mortgagors shall abandors else secured shall, at Mortgagors option, become improved the same of the	ress is 429 W.  grant, bargain, selforment, bargain, selforment, bargain, selforment, bargain, selforment, between the selforment, free and uneratsoever except to conditions of this did and of no further property, including all to do so, they heriod not exceeding to pay, when due in to charge Mortgaged property debt or debts here solvent, or make a vied upon or seizen the mortgaged	II, convey and mort of even date heredate of Jar improvements and with all the privile ortgagors are seize neumbered except those prior encumber force and effect go the buildings and a, acceptable to Mong the term of such to waive such insuranced or expended to gagors further agrorder that no lien such a date hereof. If Mongors with the amount of the mortgagin its present concepts or if any of the property, or sell or	gage to Mortgagee, its sewith in the amount of nuary 13 19 fixtures now attached to ges and appurtenances and of good and perfect to as hereinafter appears a prances, if any, hereinaffill pay in full in accordance, if any hereinaffill pay in full in accordance, if any hereinaffill pay in full in accordance, improvements thereon, rtgagee, which policy shortgagee to insure or renindebtedness and to charance Mortgagors agree by Mortgagee for the profess and principal on a runt so paid, adding the segon property and improve dition and repair, normally of the terms of this mort ne benefit of creditors, o	successors and assigns \$2622.54  gether with easements, thereunto belonging uratle to said property in ferend that mortgagors will feter shown.  We with its terms, the oblication of the terms with the tobe fully responsible feterion or preservation of the foregoing paymame to Mortgagor's independent of any indebtedry of the foregoing paymame to Mortgagor's independent of the payment of any or in the payment of the payment	the real property  the real property  the real property  the rights, privileges,  the mortgagee, its  e simple and have  brever warrant and  digations which this  difference in a sum not  difference in a sum  difference in a sum  difference in a sum  difference  differe
EMPORES COMPANY OF NODAM, N.C., whose address is 429 N. 81st Ave., F.O. Box 10066, Merrillville files, haminather referred to as MORTAGAEE.  WITNESSER! Mortgages being was deverably grant, bargain, sell, convey and mortgage to Mortgages, its successors and assigns, the real property related to describe the four workship of the property of the prope	RVICES COMPANY OF INDIANA, INC., whose address.  Inana, hereinafter referred to as MORTGAGEE.  WITNESSETH: Mortgagors jointly and severally generated as security for the payment of a prest as provided in the loan agreement which has a prest as provided in the loan agreement which has a provided in the same understand the said property herein the property herein the same unto mortgage against all claims where the same unto mortgage against all claims where the same unto mortgage shall be null, voiced and insurance company authorized to do business in the property and the same and insurance company authorized to do business for a proposed such as a list interest may appear, and if Mortgagors for a proposed as its interest may appear, and if Mortgagors for a proposed and such premium to Mortgagor's indebtedness for a proposed as a proposed and in the same of the mortgaged proposition of the ownership of the mortgaged proposition to the lien of this mortgage, and elevated by a lien superior to the lien of this mortgage, and elevated by a lien superior to the lien of this mortgage, and elevated by a lien superior to the lien of this mortgage, and elevated by a lien superior to the lien of this mortgage, and elevated by a lien superior to the lien of this mortgage, and elevated by a lien superior to the lien of this mortgage and elevated by a lien superior to the lien of this mortgage, and elevated by a lien superior to the lien of this mortgage and elevated by a lien superior to the lien of this mortgage and elevated by a lien superior to the lien of this mortgage and elevated by a lien superior to the lien of this mortgage and elevated by a lien superior to the lien of this mortgage and elevated by a lien superior to the lien of this mortgage and elevated by a l	ress is 429 W.  grant, bargain, selforment, bargain, selforment, bargain, selforment, bargain, selforment, between the selforment, free and uneratsoever except to conditions of this did and of no further property, including all to do so, they heriod not exceeding to pay, when due in to charge Mortgaged property debt or debts here solvent, or make a vied upon or seizen the mortgaged	II, convey and mort of even date heredate of Jar improvements and with all the privile ortgagors are seize neumbered except those prior encumber force and effect go the buildings and a, acceptable to Mong the term of such to waive such insuranced or expended to gagors further agrorder that no lien such a date hereof. If Mongors with the amount of the mortgagin its present concepts or if any of the property, or sell or	gage to Mortgagee, its sewith in the amount of nuary 13 19 fixtures now attached to ges and appurtenances and of good and perfect to as hereinafter appears a prances, if any, hereinaffill pay in full in accordance, if any hereinaffill pay in full in accordance, if any hereinaffill pay in full in accordance, improvements thereon, rtgagee, which policy shortgagee to insure or renindebtedness and to charance Mortgagors agree by Mortgagee for the profess and principal on a runt so paid, adding the segon property and improve dition and repair, normally of the terms of this mort ne benefit of creditors, o	successors and assigns \$2622.54  gether with easements, thereunto belonging uratle to said property in ferend that mortgagors will feter shown.  We with its terms, the oblication of the terms with the tobe fully responsible feterion or preservation of the foregoing paymame to Mortgagor's independent of any indebtedry of the foregoing paymame to Mortgagor's independent of the payment of any or in the payment of the payment	the real property  the real property  the real property  the rights, privileges,  the mortgagee, its  e simple and have  brever warrant and  digations which this  difference in a sum not  difference in a sum  difference in a sum  difference in a sum  difference  differe
Figure 1, the resinative referred to as MORTGAGEE.  WINNESSETH: Mortgagers jointy and severally grant, targain, sell, convey and mortgage is Mortgagee, its successors and assigns, the real property resistant described as eachtry for the people september of a lown agreement which has a final phymnet did not of 1880 and 1971 1.3 (to 1902).  The property heavy mortgaged, and described below, included all improvements and finduses own attended together with eastments, sight, sprivileges, sells, the property includes a final phymnet did not of 1880 and 1971 1.3 (to 1972).  To INAPS AND INDICASE MAN (and of 1972) and the sell of 1972 and 19	einafter described as security for the payment of a prest as provided in the loan agreement which has a prest as provided in the loan agreement which has a prest as provided in the loan agreement which has a prest as provided in the loan agreement which has a prest as provided in the loan agreement which has a prest, rents and profits.  TO HAVE AND TO HOLD the said property hereing the same and assigns, forever; and Mortgagors hereby the same unto mortgage against all claims where the same unto mortgage against all claims where the same unto mortgage against all claims where the same unto mortgage shall be null, voice the same unto mortgage shall be null, voice the mortgagors shall fully perform all the terms and of the same unto fore the mortgage shall be null, voice the mortgage and the same unto fore the same and if Mortgagors for the same and the same unto fore the same and if mortgagors agree the repaid upon demand and if not so paid shall be secured by a lien superior to the lien of this mortgage, and the property during the term of this mortgage, and the property during the term of this mortgage, and the property during the term of this mortgage, and the property during the term of this mortgage and the property of the same on their behalf, and eby. To exercise due diligence in the operation, manage atte on the mortgaged premises, and to keep the mortgaged property or any part thereof be attached, level tained be incorrect or if the Mortgagors shall abandor eby secured shall, at Mortgage's option, become im	loan agreement a final payment a final for described, a covenant that me lear, free and uner atsoever except to conditions of this d and of no further property, including the State of Indianal to do so, they here of the final pay, when due in to pay, when due in the pay, when due in the pay when do couperty when do couperty debt or debts herel solvent, or make a vied upon or seiz in the mortgaged	II, convey and mort to of even date here date of	gage to Mortgagee, its sawith in the amount of huary 13 19 19 19 19 19 19 19 19 19 19 19 19 19	gether with easements, thereunto belonging ur the to said property in fer not that mortgagors will feter shown.  The with its terms, the oblication of the foregoing payment to be fully responsible feter on the feregoing payment to Mortgagor's independent of the foregoing payment to Mortgagor's independent of the feter on, and not and ordinary deprecia gage, or in the payment of the feregoing payment or the feter on, and not and ordinary deprecia gage, or in the payment of the foregoing payment or the feter on, and not and ordinary deprecia gage, or in the payment or the feter on statements of the feter on the feter of the feter on the payment or the feter on the feter of the feter of the feter on the feter of the feter on the feter of t	t, the real property  , together with rights, privileges, nto mortgagee, its e simple and have prever warrant and igations which this against all hazards e clause in favor of premium thereon, for damage or loss f the property shall airs and any other ng may be created ness which may be nents, they hereby betedness secured to commit or allow tion excepted. of any installments ned, or should the Mortgagors herein
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include, or if Mortgagors shall become bankrupt or insolvent, or make an assignment for the benefit of coditors, or have a receiver appointed, or should the rigraged property or any part thereof be attached, levided upon or selected, or if any of the representations, waternalies or all the Mortgagors of shall abandon the mortgaged property, or sell or attempt to sell all or any) and the mortgage of the part of the same, then the whole amount in the work of the same of the mortgage of property, or sell or attempt to sell all or any) and the selection of this mortgage, in any case, regardless of such enforcement, Mortgages shall be entitled to the immediate possession of the mortgaged property in the enter, issues, income and profits therefore, which is well as the property and expenses of the mortgage of the search made and preparation for such the sections of this mortgage. Mortgagors will pay to Mortgage, in addition to laxable costs, and a reasonable sell or the search made and preparation for such the Mortgagoe has the option to demand that the balance due on the loan sections of the search made and preparation for such the following the property and expenses of typics of the search made and preparation for such the following the search property and expenses of the search made and preparation for such the following the search property and expenses of the search made and preparation for such the following the search property and expenses of the search made and preparation for such the search property and expenses of the search made and preparation for such the search property and expenses of the search made and preparation for such the search property and expenses of the search made and preparation for such the search property and expenses of the search made and preparation for such the search property and expenses of the search made and preparation for such that the search property and expenses of the	en due, or if Mortgagors shall become bankrupt or ins rtgaged property or any part thereof be attached, lev ttained be incorrect or if the Mortgagors shall abandor eby secured shall, at Mortgagee's option, become im	solvent, or make a vied upon or seiz n the mortgaged	an assignment for the ed, or if any of the property, or sell or	ne benefit of creditors, o	r have a receiver appoir nties or statements of I	nted, or should the Mortgagors herein
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Book 29, page 74, in Lake County, Indiana.  Commonly known as: 5029 E. 10th Ave., Gary, Indiana 46403  IN WITNESS WHEREOF Mortgagors have executed this mortgage on the day above shown.  ACKNOWLEDGEMENT BY INDIVIDUAL OR PARTNERSHIP BORROWER  ACKNOWLEDGEMENT BY INDIVIDUAL OR PARTNERSHIP BORROWER  ATE OF INDIANA, COUNTY OF Lake SS.  Before me, the undersigned, a notary public in and for said county and state, personally appeared arrhara J. Moats  the execution of the foregoing mortgage.  IN WITNESS WHEREOF I have hereunto subscribed my name and affixed my official seal this 30th day of June 1837  Commission Expires:  Nicky A. Kerley Notary public  Notary Public State of INDIANA  LAKE CO.  MY COMMISSION CHINES NOV 6, 1987  ISSUED THRU INDIANA NOTARY ASSOC.					County State of Indian	a and is described
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