095768

This Indenture Witnesseth, That .

MORTGAGE For an Open End Line of Credit

720 w Chgo E. Chgo 46312 JAMES N. LaDUKE and MARY G. LaDUKE

ommon address		· ·	following described				County, India
viiitiinii raaaless	12229 F	Burr St. (Street Address o		_ , <u>Cr</u>	own Point	34	, <u>Indiana</u>
he Legal Description a	as follows:	(grast Vodis# 0	r KK.)		(City)	(Twp.)	(State)
The Sou	th Half	of the	South Half	of the	Northwest	t quarter	of the
Southea	ist quart	ter of S	Section 13, Meridian,	Townsh	ip 34 Nort	th. Range	9 West
			·		• •		. ,
·	• .	·	•		•	•	•
							•••
							APR 18
						;	20
						(AKE PRESE
						ָר ני	, N
						2	HE THE
gether with all rights,	, privileges, into	erests, easeme	nts, improvements an	d fixtures nov	v or hereafter locate	ed upon or apperta	ining to such real est
ollectively referred to prowers under a certa	as the "Mortga In Loan Adresm	iged Premises" ant dated), and all rents, issue Manch 3111	s, income and	profits thereof, to s	ecure the payment	and all bligations of
nount of \$ 21.3	00.00			h futura advar	none interest and t	arms of navment o	e therein provided o
tended or renewed, e	xecuted by Bon	rowers to Mort	gagee. Mortgagors foi	intly and indiv	idually covenant an	d agree with Morts	sagee that:
id encumbrances exce							The and creat of an in
COND Mondadore ii	and the second	the	red by this Mortgage	ity Rec	erder!	All contact the production	
thout relief from valu	lation and appr	aisement'laws.		·			•
crue. Also, Mortgagors	s shall not perm	ilt any mechan	s levied or assessed ago ile's lien to attach to t	ainst the Morte the Mortgaged	taged Premises of an Premises or any par	ly part thereof when t thereof or further	due and before penall encumber the mortal
emises without Morte	ragen's prior wr	tten consent.	mises in good repair		\		The second second second
ortgagors shall procure	e and maintain	in effect at all	times hazard (fire and	d extended cov	erage) insurance in	an amount which is	at least equal to the lo
			multiplied by the ap dard Mortgagee clause			such insurance to	be in amounts and w
			time, advance and pay ch sums may include, l				
ly be or become a lien	upon the Mortg	gaged Premises	or any part thereof and	d all costs, exp	enses and attorneys'	fees incurred. All su	ims of money so advance
reement and the Mor	rtgagee shall be	subrogated to	ured hereby and payab o any lien so paid by	11 03 N			
			transfer ownership of t shall, at the option of l				
VENTH. Upon any de	efault by Mortga	gors under this	s Mortgage or in the pay	yment when du	ie of any amounts und	der the Loan Agreem	ient or this Mortgage, o
e Mortgaged Premises	s the entire inde	ebtedness secu	hall be alludged bank ired hereby shall, at th	ne option of Mo	ortgagee and without	I notice or demand,	become immediately
d navahla and this M.			cordingly. Upon forecle the payment of local				
	brough mig upp	ts, issues, inco	me or profits, during the	he period of fo	reclosure and redem	ption. In the event	of foreclosure, Mortga
its, issues, income or rigaged Premises and	d collect all ren	a Maridodad L					I the cost thereof shall
nts, issues, income or rigaged Premises and ly continue the abstra	act of title to th			ind remedies o	i mortkakce nereum		
nts issues, income or ortgaged Premises and y continue the abstra ded to the uppaid pri thin limitation of any	act of title to th ncipal balance s rights or remed	secured by this lies which Mor	tgagee may otherwise	have by law. N	lo waiver of any defa	ult or fallure or dela	and are in addition to ay to exercise any righ
nts, Issues, Income or ortgaged Premises and by continue the abstra ded to the unpaid prints the limitation of any medy by Mortgagee shi me or any other occu	act of title to the ncipal balance s rights or remed all operate as a prence.	secured by this lies which Mor walver of any o	tgagee may otherwise other default or of the s	have by law. N same default in	lo waiver of any defa i the future or as a wa	ult or failure or dela aiver of any right or r	and are in addition to ay to exercise any righ remedy with respect to
nts, issues, income or ortgaged Premises and by continue the abstra ded to the unpaid printin limitation of any medy by Mortgagee shi me or any other occur GHTH: That it is con- payment of any and a	act of title to the ncipal balance so rights or remed fall operate as a surrence. It is not that all future advantall future advantall	secured by this lies which Mor walver of any o the Mortgagee ces and of any s	tgagee may otherwise other default or of the s may make future adva additional amount; pro	have by law. N same default in ances to the Mo ivided that at n	lo waiver of any defa i the future or as a wa ortgagors or Borrowe o time shall the total	ult or fallure or deli alver of any right or r ers, in which event t I amount owed by the	and are in addition to ay to exercise any righ emedy with respect to his Mortgage shall sec e Mortgagors or Borrov
nts, issues, income or ortgaged Premises and by continue the abstra- ded to the uppaid printin limitation of any nedy by Mortgagee shi me or any other occur GHTH: That it is com- a payment of any and se this Mortgagee and se	act of title to the ncipal balance so rights or remed all operate as a prence. Itemplated that all future advanged by this Medical by this Med	secured by this lies which Mor walver of any o the Mortgagee ces and of any s lortgage from s	tgagee may otherwise other default or of the s may make future adva additional amount; pro- ald Mortgagors of Borr	have by law. N same default in ances to the Mo wided that at n owers to said N	lo waiver of any defa the future or as a wa ortgagors or Borrowe o time shall the total fortgageee exceed it	ult or fallure or deli alver of any right or r ers, in which event t amount owed by the le sum of \$99,999.00	and are in addition to ay to exercise any righ emedy with respect to his Mortgage shall set e Mortgagors or Borroy and provided further
its, Issues, Income or rigaged Premises and y continue the abstra- ded to the unpaid printin limitation of any medy by Mortgagee shine or any other occu GHTH: That it is con- payment of any and se this Mortgagee and se this future advances and thinterest thereon is	act of title to the ncipal balance of tights or remed all operate as a surrence. It is a life to that all future advance or a coured by this Me e equally secured hall be secured.	secured by this lies which Mor waiver of any o the Mortgagee ces and of any a lortgage from s d and to the si by this Mortgage	tgagee may otherwise other default or of the same may make future advased literational amount; provald Mortgagors or Borrame extent as the amoust when evidenced by in	have by law. Neame default in ances to the Mo wided that at no owers to said Neamt originally bromissory note	lo waiver of any defa the future or as a wa ortgagors or Borrowe o time shall the total fortgageee exceed the advanced on the sec es or other evidence o	ult or fallure or deli siver of any right or r rs, in which event ti amount owed by thi re sum of \$99,999.00 writy of this Mortga of indetedness stati	and are in addition to ay to exercise any righ emedy with respect to his Mortgagers or Borrov and provided further ge, Such future adyan- ng that said notes or of
its, issues, income or rigaged Premises and y continue the abstrated to the unpaid principal of any medy by Mortgagee ships of any and it is continue advances and self-future advances and interest thereon all defice of indebtedness hereby sections.	act of title to the ncipal balance of tights or remed all operate as a surrence. Itemplated that all future advange oured by this Me equally secured all be secured as are secured.	secured by this lies which Mor waiver of any o the Mortgagee ces and of any a lortgage from s d and to the si by this Mortgag hereby. The h	tgagee may otherwise other default or of the s may make future adva additional amount; pro- ald Mortgagors of Borr ame extent as the amo	have by law. Meanme default in ances to the Movided that at no owers to said Meant originally promissory note ion may accept	lo waiver of any defa the future or as a wa ortgagors or Borrowe o time shall the total fortgageee exceed it advanced on the sec es or other evidence of a renewal note, o	ult or fallure or dela liver of any right or r rs, in which event the amount owed by the re sum of \$99,999.00 writy of this Mortga of indetedness station of notes; at any lin	and are in addition to ay to exercise any righ emedy with respect to his Mortgagers or Borrov and provided further ge, Such future advan ing that said notes or of ne for any portion of
its, issues, income or rigaged Premises and y continue the abstrated to the unpaid printinue to the income or any other occurs. This Mortgage and seen future advances and income of indebtedie lebtedness hereby secunder.	act of title to the ncipal balance is rights or remed all operate as a creece. Itemplated that all future advange oured by this Me equally secured by this may enter and may earso secure the	secured by this lies which Mor waiver of any of the Mortgage ces and of any a lortgage from s dand to the stoy, this Mortgag hereby. The Mixtend the time payment of any secured the secured the time of any ment of any secured the secur	tgagee may otherwise other default or of the same may make future advased ditional amount; provald Mortgagors or Borname extent as the amoge when evidenced by providing the payment of an other liabilities, joint other liabilities, joint of the payment of an other liabilities, joint other liabili	have by law. Manne default in ances to the Movided that at n owers to said Mount originally promissory note ion may accept by part of said in	lo waiver of any defa the future or as a wa ortgagors or Borrowe o time shall the total fortgageee exceed it advanced on the sec es or other evidence of a renewal note, of indebtedness without rect, indirect, or ot	ult or fallure or dela liver of any right or r ers, in which event the amount owed by the le sum of \$99,999.00 writy of this Mortga of indetedness station or notes, at any lin t affecting the securi	and are in addition to ay to exercise any righ remedy with respect to his Mortgagors or Borrov and provided further i ge, Such future advan- ing that said notes or of ity of this Mortgage in gors to the holder of
nts, issues, income or rigaged Premises and y continue the abstrated to the unpaid printed to the unpaid printed to the unpaid printed to the unpaid printed by Mortgagee ship of any and a this Mortgagee and see if future advances and interest thereon all defice of indebtednes hereby security. This Mortgage shall a trigage, when evidence	act of title to the ncipal balance is rights or remed all operate as a creece. Itemplated that all future advange oured by this Me equally secured by this may enter and may earso secure the	secured by this lies which Mor waiver of any of the Mortgage ces and of any a lortgage from s dand to the stoy, this Mortgag hereby. The Mixtend the time payment of any secured the secured the time of any ment of any secured the secur	tgagee may otherwise other default or of the same make future advased literational amount; provald Mortgagors or Borrame extent as the amoge when evidenced by prottgageee at its opti	have by law. Manne default in ances to the Movided that at n owers to said Mount originally promissory note ion may accept by part of said in	lo waiver of any defa the future or as a wa ortgagors or Borrowe o time shall the total fortgageee exceed it advanced on the sec es or other evidence of a renewal note, of indebtedness without rect, indirect, or ot	ult or fallure or dela liver of any right or r ers, in which event the amount owed by the le sum of \$99,999.00 writy of this Mortga of indetedness station or notes, at any lin t affecting the securi	and are in addition to ay to exercise any righ remedy with respect to his Mortgagors or Borrov and provided further i ge, Such future advan- ing that said notes or of ity of this Mortgage in gors to the holder of
nts, issues, income or rigaged Premises and y continue the abstrated to the unpaid printinue to the income or any other occurs. This Mortgage and seen future advances and dence of indebtedie iebtedness hereby secunder. This Mortgage shall a prigage, when evidence by. NTH. All rights and out of the content.	act of title to the ncipal balance is rights or remed all operate as a creece. Itemplated that all future advanged by this Me equally secured loss are secured cured and may ealso secure the ced by promisso obligations of Me	secured by this lies which Mor waiver of any of the Mortgage from soid and to the story this Mortgage hereby. The hereby, The	tgagee may otherwise other default or of the same advantional amount; provald Mortgagors or Borname extent as the amoge when evidenced by payment of an other liabilities, joi her evidence of indebunder shall be binding	have by law. In same default in ances to the Movided that at no owers to said No punt originally promissory note ion may acceptly part of said in the several, distendess stating upon their hei	lo waiver of any defa the future or as a wa ortgagors or Borrowe o time shall the total fortgageee exceed it advanced on the sec es or other evidence of a renewal note, of indebtedness without rect, indirect, or ot ig that said notes or	ult or fallure or deliaiver of any right or res, in which event the amount owed by the saum of \$99,999.00 writy of this Mortga of indetedness station notes; at any limit affecting the security of the securi	and are in addition to ay to exercise any right emedy with respect to his Mortgage shall see a Mortgagors or Borrov and provided further in ge. Such future advange that said notes or of ity of this Mortgage in gors to the holder of indebtedness are seen
nts issues, income or ortgaged Premises and y continue the abstrated to the unpaid printinue to fany medy by Mortgagee shipe or any other occur of this Mortgagee and seen future at the confidence of indebtedie defice. This Mortgage shall a prigage, when evidence by. This Mortgage shall a prigage, when evidence of the confidence of th	act of title to the ncipal balance is rights or remed all operate as a creece. Itemplated that all future advanged by this Me equally secured loss are secured cured and may ealso secure the ced by promisso obligations of Me	secured by this lies which Mor waiver of any of the Mortgage from soid and to the story this Mortgage hereby. The hereby, The	tgagee may otherwise other default or of the same may make future advanditional amount; provald Mortgagors or Borname extent as the amoge when evidenced by providing the payment of an other liabilities, joi her evidence of indeb	have by law. In same default in ances to the Movided that at no owers to said No punt originally promissory note ion may acceptly part of said in the several, distendess stating upon their hei	lo waiver of any defa the future or as a wa ortgagors or Borrowe o time shall the total fortgageee exceed it advanced on the sec es or other evidence of a renewal note, of indebtedness without rect, indirect, or ot ig that said notes or	ult or fallure or deliaiver of any right or res, in which event the amount owed by the saum of \$99,999.00 writy of this Mortga of indetedness station notes; at any limit affecting the security of the securi	and are in addition to ay to exercise any right emedy with respect to his Mortgage shall see a Mortgagors or Borrov and provided further in ge. Such future advange that said notes or of ity of this Mortgage in gors to the holder of indebtedness are seen
nts, issues, income or origaged Premises and origaged Premises and it is continue the abstrated to the unpaid pristin limitation of any medy by Mortgagee shime or any other occur GHTH; That it is continue advances and this Mortgagee and see thinterest thereon; all defice of indebtednes debtednes hereby secunder. This Mortgage shall a ortgage, when evidence reby. NTH. All rights and ce benefit of Mortgage	act of title to the neipal balance so rights or remed all operate as a rence. Itemplated that all future advance ured by this Me equally secured hall be secured and may easo secure the ced by promisso obligations of Me and its successions.	the Mortgagee ces and of any a lortgage from a lortgage from a daind to the si by this Mortgag hereby. The h action of ar payment of ar pry notes or ot ortgagors herei essors, assigns	tgagee may otherwise other default or of the same advantional amount; provald Mortgagors or Borname extent as the amoge when evidenced by payment of an other liabilities, joi her evidence of indebunder shall be binding	have by law. It is ame default in ances to the Movided that at nowers to said Nount originally promissory note ion may acceptly part of said in the several, distenses stating upon their heitives.	lo waiver of any defa the future or as a wa ortgagors or Borrowe o time shall the total fortgageee exceed it advanced on the sec es or other evidence of a renewal note, of indebtedness without rect, indirect, or ot ig that said notes or	ult or fallure or deliaiver of any right or res, in which event the amount owed by the saum of \$99,999.00 writy of this Mortga of indetedness station notes; at any limit affecting the security of the securi	and are in addition to ay to exercise any right emedy with respect to his Mortgage shall see a Mortgagors or Borrov and provided further in ge. Such future advange that said notes or of ity of this Mortgage in gors to the holder of indebtedness are seen
nts, issues, income or origaged Premises and y continue the abstrated to the unpaid printin limitation of any medy by Mortgagee shime or any other occur GHTH: That it is continue advances and this Mortgagee and see in future advances and interest thereon; and dence of indebtedned debtedness hereby second or the Mortgage shall a origage, when evidence the benefit of Mortgage to benefit of Mortgage to benefit of Mortgage	act of title to the neipal balance so rights or remed all operate as a rence. Itemplated that all future advance ured by this Me equally secured hall be secured and may easo secure the ced by promisso obligations of Me and its successions.	the Mortgagee ces and of any a lortgage from a lortgage from a daind to the si by this Mortgag hereby. The h action of ar payment of ar pry notes or ot ortgagors herei essors, assigns	tgagee may otherwise other default or of the seman make future advandational amount; provided Mortgagors or Borname extent as the amount sevidenced by provided the payment of an another evidence of indebunder shall be binding and legal representation.	have by law. A same default in ances to the Movided that at n owers to said Mount originally promissory note ion may acceptly part of said int, several, distedness stating upon their heitives.	lo waiver of any defa the future or as a wa ortgagors or Borrowe o time shall the total fortgageee exceed the advanced on the sec es or other evidence of it a renewal note; of ndebtedness without rect, indirect, or ot ig that said notes or	ult or fallure or deliaiver of any right or res, in which event the amount owed by the saum of \$99,999.00 writy of this Mortga of indetedness station notes; at any limit affecting the security of the securi	and are in addition to ay to exercise any right emedy with respect to his Mortgage shall see a Mortgagors or Borrov and provided further in ge. Such future advange that said notes or of ity of this Mortgage in gors to the holder of indebtedness are seen
nts, issues, income or origaged Premises and y continue the abstrated to the unpaid printin limitation of any medy by Mortgagee shows or any other occur of any and a this Mortgage and see in future advances and interest thereon is interest thereon is interest thereon is denice of indebtednes debtedness hereby seconder. This Mortgage shall a origage, when evidence of mortgage shall a origage, when evidence benefit of Mortgage IN WITNESS WHE	act of title to the neipal balance a rights or remed all operate as a rence. Itemplated that all future advangeoured by this Me equally secured hall be secured cured and may ealso secure the ced by promisso obligations of Mee and its successive the cede to t	secured by this lies which Mor waiver of any of the Mortgage ces and of any so lortgage from a cortgage from the time payment of an ory notes or ot ortgagors here expenses or a cortgagors have expenses or a cortgagors here expenses or a cortgagors have expenses or a cortgagor expen	tgagee may otherwise other default or of the seman make future advandational amount; provided Mortgagors or Borname extent as the amount sevidenced by provided the payment of an another evidence of indebunder shall be binding and legal representation.	have by law. Name default in ances to the Movided that at nowers to said hount originally promissory note ion may acceptly part of said in the several, distenses stating upon their heitives.	lo waiver of any defa the future or as a wa ortgagors or Borrowe o time shall the total fortgageee exceed the advanced on the sec es or other evidence of it a renewal note; of ndebtedness without rect, indirect, or ot ig that said notes or	ult or fallure or deliaiver of any right or res, in which event the amount owed by the saum of \$99,999.00 writy of this Mortga of indetedness station notes; at any limit affecting the security of the securi	and are in addition to ay to exercise any right emedy with respect to his Mortgage shall see a Mortgagors or Borrov and provided further in ge. Such future advange that said notes or of ity of this Mortgage in gors to the holder of indebtedness are seen
nts, issues, income or origaged Premises and origaged Premises and origaged Premises and origaged to the uppaid printin limitation of any medy by Mortgagee shime or any other occu GHTH: That it is contained this Mortgagee and see the future advances and interest thereon, and interest thereon, and dence of indebtednes hereby secanner. This Mortgage shall a corteby, when evidence of mortgage shall a corteby. INTH. All rights and on the premise of Mortgage. INTH. All rights and on the premise of Mortgage. INTH. All rights and on the premise of Mortgage. IN WINESS WHE	act of title to the neipal balance a rights or remed all operate as a rence. Itemplated that all future advangeoured by this Me equally secured hall be secured cured and may ealso secure the ced by promisso obligations of Mee and its successive the cede to t	secured by this lies which Mor waiver of any of the Mortgage ces and of any a lortgage from a sid and to the sid and	tgagee may otherwise other default or of the same additional amount; prosald Mortgagors or Borname extent as the amoge when evidenced by prosald mortgageee at its option of the payment of an inverted the binding and legal representations of the same exidence of indebunder shall be binding and legal representations of this Mortgage of the same action of	have by law. A same default in ances to the Movided that at n owers to said Mount originally promissory note ion may acceptly part of said int, several, distedness stating upon their heitives.	lo waiver of any defathe future or as a water of the future or as a water of time shall the total fortgageee exceed the advanced on the second of the second	ult or fallure or deliaiver of any right or res, in which event the amount owed by the saum of \$99,999.00 writy of this Mortga of indetedness station notes; at any limit affecting the security of the securi	and are in addition to ay to exercise any right emedy with respect to his Mortgage shall see a Mortgagors or Borrov and provided further in ge. Such future advange that said notes or of ity of this Mortgage in gors to the holder of indebtedness are seen
nts, issues, income or origaged Premises and origaged Premises and it in limitation of any medy by Mortgagee shime or any other occur of the interest thereon is interest thereon in limitation of any and at this Mortgagee and see the future advances are the interest thereon is idence of indebtednes debtedness hereby seconder. This Mortgage shall a prigage, when evidence of mortgage, when evidence benefit of Mortgage in Mortgage. In Witness Whitness	act of title to the neipal balance so rights or remed all operate as a screece. Itemplated that all future advangeoured by this Me equally secured and may ease secured cured and may ease secure the ced by promisso obligations of Me and its successive allowance allowance and its successive allowance and it	secured by this lies which Mor waiver of any of the Mortgage ces and of any a lortgage from a sid and to the sid and	tgagee may otherwise other default or of the semant may make future advandditional amount; provided may make future advant for a sextent as the amount of a sextent as the amount of an another liabilities, joi her evidence of indebunder shall be binding and legal representational default of this Mortgage of this	have by law. Name default in ances to the Movided that at nowers to said Mount originally promissory note ion may acceptly part of said in the several, distendess stating upon their heitives. On the Movie of the several of the sev	lo waiver of any defathe future or as a water of the future or as a water of time shall the total fortgageee exceed the advanced on the second of the second	ult or fallure or deliaiver of any right or raisers, in which event the amount owed by the sum of \$99,999.00 furity of this Mortga of indetedness station notes; at any line taffecting the security of the se	and are in addition to ay to exercise any right emedy with respect to his Mortgage shall see a Mortgagors or Borrov and provided further in ge. Such future advange that said notes or of ity of this Mortgage in gors to the holder of indebtedness are seen
nts, issues, income or ortgaged Premises and ortgaged Premises and y continue the abstraded to the unpaid printin limitation of any medy by Mortgagee ship or any other occur GHTH: That it is come payment of any and a this Mortgage and see the future advances and thinterest thereon, and defice of indebtedness hereby secunder. This Mortgage shall a brigage, when evidence of mortgage when evidence of Mortgage when evidence of Mortgage and the benefit of Mortgage in WTNESS WHE Later of Mortgage In WTNESS WHE	act of title to the neipal balance's rights or remed all operate as a rence. Itemplated that all future advance ured by this Me equally secured hall be secured cured and may easo secure the ced by promisso obligations of Me and its successful and the secured and may ease are secured cured and may ease are secured and may ease and its successful and its	secured by this lies which Mor waiver of any of the Mortgage ces and of any a lortgage from a did not the story this Mortgage hereby. The hox tend the time payment of any notes or ot ortgagors here expenses or story notes or ot ortgagors here expenses or other than the time of any notes or other expenses or other exp	tgagee may otherwise other default or of the semant may make future advantional amount; provaled Mortgagors or Borname extent as the amoge when evidenced by properties for the payment of an interest of the payment of an interest of the binding and legal representational this Mortgage of the semant of the semant of the semant of the binding and legal representational of the semant of the sema	have by law. Neame default in ances to the Movided that at nowers to said hount originally promissory note ion may acceptly part of said int, several, distedness stating upon their heitives. On this Anature Printed	lo waiver of any defa the future or as a way ortgagors or Borrowe of time shall the total fortgageee exceed the advanced on the sec es or other evidence of it a renewal note; of idebtedness without rect, indirect, or of g that said notes or rs, successors, assign 31st flay of Mary G. La LaDuke and	ult or fallure or deliaiver of any right or res, in which event the amount owed by the sum of \$99,999.00 furity of this Mortga of indetedness statisfor notes, at any lint affecting the security of the secur	and are in addition to ay to exercise any right emedy with respect to his Mortgage shall see a Mortgagors or Borrov and provided further ige. Such future advantig that said notes or of the for any portion of ity of this Mortgage in gors to the holder of indebtedness are seen in atives and shall interest the said shall interest to the holder of indebtedness are seen in a tives and shall interest to the holder of the hol
nts, issues, income or ortgaged Premises and ortgaged Premises and ortgaged Premises and ortgaged to the unpaid printin limitation of any medy by Mortgagee shore or any other occur of this Mortgagee and seed future advances and interest thereon, and defice of indebtedness hereby secunder. This Mortgage shall a ortgage, when evidence reby. NTH. All rights and one benefit of Mortgage. IN WINESS WHE Contact of Mortgage.	act of title to the neipal balance's rights or remed all operate as a rence. Itemplated that all future advance ured by this Me equally secured hall be secured cured and may easo secure the ced by promisso obligations of Me and its successful and the secured and may ease are secured cured and may ease are secured and may ease and its successful and its	the Mortgagee ces and of any a loring from s day of any and to the stand the time payment of any notes or ot ortgagors here issors, assigns gos have expected the county and Standard the cou	tgagee may otherwise other default or of the semant may make future advandditional amount; provided may make future advant amount; provided may be a selected by provided may other liabilities, join the evidence of indebunder shall be binding and legal representational may other may other may other shall be binding and legal representational may other shall be binding and legal representational may other may other shall be binding and legal representational may other may be shall be binding and legal representational may other may be shall be shal	have by law. Neame default in ances to the Movided that at nowers to said Nount originally promissory note ion may acceptly part of said in the several, distendess stating upon their heitives. On this signature thinks when having be	lo waiver of any defathe future or as a water of the future or as a water of time shall the total fortgageee exceed the advanced on the second of the second	ult or fallure or deliaiver of any right or res, in which event the amount owed by the sum of \$99,999.00 furity of this Mortga of indetedness statisfor notes, at any lint affecting the security of the secur	and are in addition to ay to exercise any right emedy with respect to his Mortgage shall see a Mortgagors or Borrov and provided further ige. Such future advang that said intes or of ity of this Mortgage in gors to the holder of indebtedness are secunitatives and shall inur
nts, issues, income or ortgaged Premises and ortgaged Premises and ortgaged Premises and ortgaged Premises and ortgaged to the unpaid printin limitation of any medy by Mortgaged ships or any other occur of any and of this Mortgaged and see the future advances and dence of indebtedness hereby securing. This Mortgage shall a febtedness hereby securing. This Mortgage shall a febtedness hereby securing. This Mortgage shall a febtedness hereby securing. This Mortgage shall a febtedness hereby securing. This Mortgage shall a febtedness hereby securing. This Mortgage shall a febtedness hereby securing. This Mortgage shall a febtedness hereby securing. This Mortgage shall a febtedness hereby securing. This Mortgage shall a febtedness hereby securing. This Mortgage shall a febtedness hereby securing. This Mortgage shall a febtedness hereby securing. This Mortgage shall a febtedness hereby securing. This Mortgage shall a febtedness hereby securing. This Mortgage shall a febtedness hereby securing. This Mortgage shall a febtedness hereby securing.	act of title to the neipal balance's rights or remed all operate as a rence. Itemplated that all future advangeoured by this Me equally secured hall be secured cured and may easo secure the ced by promisso obligations of Me and its successful and the secured and may easo secure the ced by promisso obligations of Me and its successful and the secured and may easo secure the ced by promisso obligations of Me and its successful an	secured by this lies which Mor waiver of any of the Mortgage ces and of any a lortgage from a cortgage from the thing payment of any notes or ot ortgagors here essors, assigns founty and Sta	tgagee may otherwise other default or of the semant may make future advandditional amount; provided may make future advant amount; provided may be a selected by provided may other liabilities, join the evidence of indebunder shall be binding and legal representational may other may other may other shall be binding and legal representational may other shall be binding and legal representational may other may other shall be binding and legal representational may other may be shall be binding and legal representational may other may be shall be shal	have by law. Neame default in ances to the Movided that at nowers to said Nount originally promissory note ion may acceptly part of said in the several, distendess stating upon their heitives. On this signature thinks when having be	lo waiver of any defathe future or as a war ortgagors or Borrowe of time shall the total fortgageee exceed the advanced on the second of the s	ult or fallure or deliaiver of any right or res, in which event the amount owed by the earn of \$99,999.00 furity of this Mortga of indeledness statily or notes, at any lint affecting the security of the sec	and are in addition to ay to exercise any right emedy with respect to his Mortgage shall see a Mortgagors or Borrov and provided further ige. Such future advantig that said notes or of the for any portion of ity of this Mortgage in gors to the holder of indebtedness are seen in atives and shall interest the said shall interest to the holder of indebtedness are seen in a tives and shall interest to the holder of the hol
nts, issues, income or ortgaged Premises and ortgaged Premises and ortgaged Premises and ortgaged to the unpaid printin limitation of any medy by Mortgagee ships or any other occur of this Mortgage and see this Mortgage and see this Mortgage and see this Mortgage and see this Mortgage shall a benefit of Mortgage shall a brigage, when evidence of Mortgage and the benefit of Mortgage when evidence of Mortgage when evidence of Mortgage when evidence of Mortgage and the benefit of Mortgage when evidence of Mortgage when evidence of Mortgage when evidence of Mortgage and the benefit of Mortgage when evidence of Mortgage and the benefit of Mortgage when evidence of Mortgage and the benefit of Mortgage and t	act of title to the neipal balance's rights or remed all operate as a rence. Itemplated that all future advance ured by this Me equally secured hall be secured cured and may east are secured cured and may east a secure the ced by promisso obligations of Me and its successful and its successful and its successful and its successful and for said ke	secured by this lies which Mor waiver of any of the Mortgage ces and of any so fortgage from a contrage from the stand to the sign of the stand the time payment of any notes or ot ortgagors here essors, assigns gors have expended the time of the stand	tgagee may otherwise other default or of the semant may make future advantational amount; provided by	have by law. Neame default in ances to the Movided that at nowers to said Nount originally promissory note ion may acceptly part of said in the several, distendess stating upon their heitives. On this signature thinks when having be	lo waiver of any defathe future or as a water of the future or as a water of time shall the total fortgageee exceed the advanced on the second of the second	ult or fallure or deliaiver of any right or raise, in which event the amount owed by the earn of \$99,999.00 furity of this Mortga of indetedness statistic or notes, at any line taffecting the security of th	and are in addition to ay to exercise any right emedy with respect to his Mortgage shall see a Mortgagors or Borrov and provided further ige. Such future advantig that said notes or of the for any portion of ity of this Mortgage in gors to the holder of indebtedness are seen in atives and shall interest the said shall interest to the holder of indebtedness are seen in a tives and shall interest to the holder of the hol