ENTRIES (N.C. of PATRIAGE Inclaims, In- "Mortgagee" the following decomposition of the country (Indians, In- will country) of HEARTY, AS SHANN IN PLAY BOOK 6, PAGE 49, IN INTERIOR (INDIANA), GEORGE AND WILLIAM ENABLE'S THIRD SHEDIVISION IN INTERIOR (INDIANA). THE TOWN (INDIANA). TOGETHER With all rights, privilege of the country o	BANCEONE.	91022864	REAL ESTA	TE MORTGAGE	PNANCIA	NC ONE
SERVICES, INC. of PARTINES. LOTS 3 ND 4, BLOCK 3, GENERAL AND WILLIAM PARKE'S THIRD SUBDIVISION IN THE TOWN (NOW CITY) OF HEARTY, AS SHOWN IN FLAT BOOK 6, PAGE 49, IN LOTS 3 ND 4, BLOCK 3, GENERAL AND WILLIAM PARKE'S THIRD SUBDIVISION IN THE TOWN (NOW CITY) OF HEARTY, AS SHOWN IN FLAT BOOK 6, PAGE 49, IN LAKE CURNYY, INDIANA. TOGETHER With all rights, prolegoon of the result appropriate property of the page 10 of the p	THIS INDENTURE	WITNESSETH That,	DALE D. 1	HENSLEY AND LAURA	J. 3315 WILL	OWCREE INC.
SERVICES, INC. of PARTINES. LOTS 3 ND 4, BLOCK 3, GENERAL AND WILLIAM PARKE'S THIRD SUBDIVISION IN THE TOWN (NOW CITY) OF HEARTY, AS SHOWN IN FLAT BOOK 6, PAGE 49, IN LOTS 3 ND 4, BLOCK 3, GENERAL AND WILLIAM PARKE'S THIRD SUBDIVISION IN THE TOWN (NOW CITY) OF HEARTY, AS SHOWN IN FLAT BOOK 6, PAGE 49, IN LAKE CURNYY, INDIANA. TOGETHER With all rights, prolegoon of the result appropriate property of the page 10 of the p	he "Mortgagor" of	LAKE	D WIFE Coun	tv. Indiana, mortgage(s)	and warrants 185	BOX-152 RD
DOES A NOT 4, SLOCK 3, GEORGE AND WILLIAM EARLE'S THIRD SERDIVISION IN THE TORK (NOW CITY) OF HEARNY, AS SKONN IN FLAT BOOK 6, PAGE 49, IN MARKE COMMAN, INDIANA. TOGERHER with all rights prolinging the property of the command of	SERVICES, INC. of	PORTAGE		, Indiana, the "Mortgage	e" the following des	chesseeal estate
TOGETHER with all rights, privileged an experience of the privilege of the	LAKE	County, Indiana, to-w	vit:			4
TOGETHER with all rights, privilegoths, exercise, exportant the New York, motions 4,6342 Together with all rights, privilegoths, exercise, exportant the New York, motions 4,6342 Together with all rights, privilegoths, exercise, exportant the New York, motions 4,6342 Together with all rights, privilegoths, exercise, exportant the New York, motions 4,6342 The motions of the Privilegoths, and the New York, motions 4,6342 The motions of the New York, motions 4,6342	LOTS 3 AND 4,	BLOCK 3, GEORG	E AND WILLIAM	EARLE'S THIRD SUB	DIVISION IN	
TOGETHER with all rights, privilegeless research entering the hereit area in. Accurbanance. Returns, and improvements now or result in short plants and the control of the	THE TOWN (NOW	"CLTY) OF HOBAR Indiana.	T, as shown in	NEPLAT BOOK 6, PAG	E:49, IN	•
TOGETHER with all rights, privile powers are experienced by the control of the co						
TOGETHER with all rights, privileges is easy nearly the relationship of the common of	•			•		
TOGETHER with all rights, privilegens, registers, escentially the existing manks, apparturantees, fixtures, and improvements now or profession belonging, apparturing eldering the existing control of the profession of the profess			·•	\$ \$\delta\$	· · · · · · · · · · · · · · · · · · ·	
TOGETHER with all digits, privileges as presented to be longing, appertaining, all decays as a second of the privileges and all the penth, issues, income and program and all the penth, issues income and program and penth and the penth issues income and program and all the penth issues income and program and penth and the penth issues income and penth and the penth issues in the penth issues and penth and penth and the penth and penth and the penth issues and penth and					`. 	
TOGETHER with all rights, privileges as provided the prov						STATE OF THE STATE OF
TOGETHER with all rights, privile post-sciences resonanties, hereditaments, about transactions, fixtures, and improvements now or presented belonging, appertaining etitled right is considered to the considered						
TOGETHER with all rights, privile post-sciences resonanties, hereditaments, about transactions, fixtures, and improvements now or presented belonging, appertaining etitled right is considered to the considered						, 3 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5
TOGETHER with all rights, privile post-sciences resonanties, hereditaments, about transactions, fixtures, and improvements now or presented belonging, appertaining etitled right is considered to the considered						(C)
TOGETHER with all rights, privile polymers is graphers here in the private parties. Includes a province of the private parties belonging, apportanting, attached to a few lands in common and all the entits, issues, income and profits thereof. The private parties is the private parties of the partie	.	, 0	معوالا أنسان والمساور			
TOGETHER with all rights, privile polymers is easyments, herediginanes, appertantes, firsture, and improvements now or prefeter belonging, apportating, attached to the label in contact the first of the world, threating for the privile and all the pants, issues, income and profits thereoff. This mortigage is given to good profits the profit of the parts, issues, income and profits thereoff. This mortigage is given to good profits the profits of the prof	Anna com	:		<u>NAMES SAND</u>	ner is Brasin and a green and a	
TOGETHER with all rights privileged patrices are somether, hereditaments, another street, and improvements now or resider belonging, appertaining, attached to be feed in contection the evolt, fracellable, referred to as the "Mortgaged Premises" of all the ranks, issues, income and profits thereof. This mortgage is given to appear to approve the content of the content of the patrices of the patr	MORESCOMMONLY	KNOWN AS 1113 I	E. CLEVELAND 2	WENUE, HOBART, IN	DIANA 46342	
TOGETHER with all rights privilegeds prefered to the past of the configuration of the configu		2	·		\dot{z}	
TOGETHER with all rights privilegeds particles as a some ten hereditaments. Apout or some sind privileged privileged to the first of the configuration of th		r Turk				The state of the s
TOGETHER with all rights privilegeds partiests essentially hereafted belonging appertaining, attached to great and in contact and interest in the contact and in the contact in the contact in the contact and in the contact in the conta	# 6 0	ke .	Docum	nent is		
to all time fertings is given to source programs and programs and the production of the production of the programs and the pr	TOGETHER with a	ill righte privilegge in		14.	and fishing and in-	4, 2, 2, 3, 4,
This mortgage is given to source the property of the prior of the production of the	reafter belonging, an	ppertaining, attached to	or used in connec	nercultainents, appurtenar tion therewith. (hereinafter	referred to as the "Mo	provements now o
Mortgage dated	ia ali the rents, issue:	s, income and profits th	iereot.			
And also to secure the payment of any renewals, modifications or extensions of the acid indebtedness. I change of coverants and agrees with Mortgrage a that, Mortgrage with Mortgrage and the Commission of the acid Indebtedness as the indebtedness and released such colors, price occationary covered of the victorial program of the prog	This mortgage is give	ven to secure the perfo	rmance of the provis	igns hereof and the payme	Per one promissory	lote from Mortgago
And also to secure the payment of any renewals, modifications or extensions of the acid indebtedness. I change of coverants and agrees with Mortgrage a that, Mortgrage with Mortgrage and the Commission of the acid Indebtedness as the indebtedness and released such colors, price occationary covered of the victorial program of the prog	mortgagee dated	interest as provided the	e Lake Cou	nty Recorded 15	of \$	1998
rispager coverants and agrees with Mortagee that Mortagers will pay the indepted pass as herinabellor provided, and control of the provided covering, issuers of inflameuriness may be received, from three to this by Mortage and policy of damage by, ferenate use, other prices extramely covered in the substance of the provided covering, issuers of inflameuriness may be received, from three to this by Mortage and provided from an insurance company chosen by Mortage and the provided from the inflameuriness may be received. The three to the inflameuriness may be received from three to this by Mortage and provided from an insurance company chosen by Mortage and the provided from the inflameuriness may be received from three to the provided from three to the provided provided in the substance of the provided from three to the following the following the following three to the	and the second of			<u> </u>	Paris	
and extended coverings, lessific to inflameurishes risy be received from time to line by Notingae as and produced from the intercepts of the secretive of the received from the produced from the covering of the produced from the intercept of the secretive of the produced from the produced from the covering of the produced from the prod	rtgagor covenants and ag	rees with Mortgagee that: M	lortgagor will pay the Indi	ebtedness as hereinbefore provide	ed including paying any defi	ciency hereunder witho
rideged Premises in good repair pormotity pay set, zecos, assessments, and legal branges against to all property, incursed premistors in principal pays, and control and set property of the final process of the final pro	and extended coverage,	insurance in amounts as may	y be required from time t	o time by Mortoagee and procure	d from an insurance compa	ny chosen by Mortono
terms of this mortgage or the lion heared red any other instrument evidencing or securing the lean plus (see paid publ.) a flicate for filling incording and released in mortgage or any other instrument securing this sheet, and in the owner of cellast, it is any perment the Mortgage by the same and the Mortgage shall repet his Mortgage or paid with be secured by this mortgage, or the Mortgage or the Mortgage or paid with be secured by this mortgage, or the Mortgage or the Mortgage or the Mortgage or any of the secured by this mortgage, and the Mortgage or the Mortgage	rtgaged Premises in good	repair; promptly pay all taxes	, assessments, and legal	charges against said property, insu	rance premiums, installment	s of principal and intere
the Mortgagee the emount so paid logether, with Integral at the highest rate provided for in but note secured hereby not to exceed the highest amount permitted by and all sums so paid will be exceed by the foreigner, the Mortgage of the emotor of extracting of the provider of the Mortgage and the emitted to the appointment of a receiver in any action to foreclose; upon perfectly the provider of the mortgage of	terms of this mortgage of	or the lien hereof or of any o	other instrument evidencing	or securing the loan plus fees	paid public officers for filing	recording and releasing
and be entitled to the appointment of a receiver in any action to foreclose; upon default being made in the payment of any of the installments heretolome specified due date thereoff, or upon default have of the tomes, covenants or conditions of the note secured hortpage of the hortpage of the property or in the overly of sele or transfer of the premises of the premise of the premises of the prem	the Mortgagee the amoun	it so baid together with inter-	ast at the highest rate on	ovided for in the note secured he	reby not to exceed the high	est amount permitted t
Increaging without the consent hywriting of the Mortgage, or If ward, Shall be committed or should any action or proceedings be filed in any countries and control or the mortgage of the Mort	all be entitled to the appo	intment of a receiver in any	action to foreclose; upon	default being made in the payme	int of any of the installment	s beretotom specified o
Inforce any lien on, claim against, o'higtered in the above duscribed half selete, then the action unpud balance shall immediately become due and payable at the optic he Mortgages, and payment may be elected by the forefolisme cit 2th montage and size of the property in the property of any installment poin default in any of the terms, covenants or conditions of this Mortgage of the bole secured hereby, Mortgage, without notice to Mortgager, may take all actions easing to collect, receive and apply to the bagnet dark and the hole secured hereby, shall subseque promise as a clima when there is a default in any of the terms, covenant conditions of this Mortgage or clink by the forefolism of the Mortgage or clink the default of the Mortgage or clink when there is a default in any of the terms, covenant conditions of this Mortgage or clink by the covenant of the mortgage or clink mortgage by the Mortgage and the mortgage or all clinks of the mortgage or all of the terms, covenant or appear, and shall not be subject to cancellation without thirty (30) days prior white notice to Mortgage and to Mortgage and the prospect of any condemnation or eminant domain proceedings which are bently assigned to Mortgage and the mortgage or any condemnation or eminant domain proceedings which are bently assigned to Mortgage and the mortgage of any condemnation or eminant domain proceedings which are bently assigned to Mortgage and the mortgage of any condemnation or eminant domain proceedings which are bently assigned to Mortgage and the mortgage of any condemnation or eminant domain proceedings which are bently assigned to Mortgage and the mortgage of any condemnation or eminant domain proceedings which are bently assigned to Mortgage and the mortgage of any condemnation or eminant domain proceedings which are bently the mortgage of any condemnation or eminant domain proceedings which are bently the mortgage of any condemnation or eminant domain proceedings which are bently the mortgage of the mortgage of the mortgage of the mortga	Mortgaged Premises, die	, become bankrupt or insolve	ent, or make an assignment	this mortgage or or the note second for the benefit of creditors, or	in the event of sale or tra	Mortgagor, shall abandonsfer of the premises b
pon default in any of the terms, covenants or conditions of this Mortgage of the Note seed and profession connection with the Mortgaged Premises routs, income, issues and/or profits received by Mortgager in connections with the Mortgaged Premises at a time when there is a default in any of the terms, covenant conditions of this Mortgage or cities when the Mortgaged premises are citied to the Note secure depends and the Mortgaged Premises at a time when there is a default in any of the terms, covenant conditions of this Mortgage or cities when the Mortgaged premises and the mortgage of the Mortgaged and the Mortgaged premises and the mortgage of the Mortgage and	enforce any lien on, claim	against, or interest in the abo	ve duscribed real estate,	then the entire unpaid balance sha	Il immediately become due o	and payable at the optic
y ronts, income, issues and/or profite rocelved by Mortgagor in connocion will filt to Nortgagor Promises at a time when here is a default in any of the terms, covenant conditions of this Mortgagor or clifs Note secured by the Nortgagor and the Nortgagor of the Nortgagor and the Nortgagor and profite in the Nortgagor of the Nortgagor and profite in the Nortgagor of the Nortgagor and profite in Nortgagor and each of them, has here-into set his hand and sea his in Nortgagor and in Nort	upon default in any of the	terms, covenants or conditio	ins of this Mortgage or of	the Note secured hereby. Mortgag	ee, without notice to Mortga	igor, may take all action
All policies of insurence shall contain proper clauses making all sums recognition and insurence shall contain proper clauses making all sums recognitions and state of the properties interest appear, and shall not be subject to cancellation without thin'y (30) days note which make here of the properties of the properties of any condemnation or eminant domain proceed into the properties of the properties of the properties of any condemnation or eminant domain proceed into the new properties of the properties of the satisfaction of all indebtedness secured by this Mortgage. All such policies of lineurance and all abstracts of all indebtedness secured by this Mortgage. All such policies of insurance and all abstracts of all indebtedness secured by the Mortgage until the indebtedness secured by the properties of any such right or remedy hereunder, under the note or otherwise all forded by applicable law, shall not be a waiver of or preclud subsequent exercise of any such right or remedy. The procurement of insurance or the payment of taxes or other lies or charges by Mortgage shall not be a waiver of or preclud subsequent exercise of any such right or remedy. The procurement of insurance or the payment of taxes or other lies or charges by Mortgage shall not be a waiver of or preclud subsequent exercise of any such right or remedy the provided in this Mortgage and state of the payment of taxes or other lies or charges by Mortgage shall not be a waiver of remedy in the mortgage of recording the successors and assigns and Mortgage or afforded by law or equity, and may be exercise currently, independently or successively. Mortgage includes each person executing this instrument if more than one, his heirs, successors and assigns and Mortgage includes its succussors, assigns and mortgage includes and provided in this Mortgage and provided in this Mortgage and provided in the provided provided in the provided provi	rents, income, issues and	I/or profits received by Morta	agor in connection with the	no Mortgaged Premises at a time v	when there is a default in am	
all drafts reflecting suu, insurance proceeds, and the prospeds of any condemnation or eminant domain proceedings which are beneby assigned to Mortgage, provided in this burplus, if any, as mains after the insurance or condemnation proceeds that have been applied, at Mortgaged so delicardic the restoration of the Mortgaged Premises or to the satisfaction of all indebtedness secured by this Mortgage. All such policies of insurance and all abstracts of the little insurance policies covering the Mortgaged Premises shall, at Mortgagee's request, be delivered to and retained by Mortgagee until the indebtedness secured here the process of the process of the payment of the process of the payment of the paymen	All policies of insurance s	hall contain proper clauses in	aking all sums recoverable	ugen such policies payable to Mo	rtgagee and to Mortgagor as	their respective interes
the restoration of the Mortgaged Premises or to the satisfaction of all indebtedness secured by this Mortgage. All such policies of insurance and all abstracts of this lite insurance policies covering the Mortgaged Premises shall; at Mortgage's request, be delivered to and retained by Mortgage in exercising any right or remedy. The procurement of insurance or the payment of taxes or other liens or charges by Mortgages shall not be a water of or precide subsequent exercise of any such right or remedy. The procurement of insurance or the payment of taxes or other liens or charges by Mortgages shall not be a water of or precide and this Mortgage are distinct end cumulative to any other right or remedy under this Mortgage or afforded by law or equity, and may be exercise currently, independently or successively. Mortgagor includes each person executing this instrument if more than one, his heirs, successors and assigns and Mortgage includes its succussors, assigns and mortgage	ialf drafts reflecting such i	nsurance proceeds, and the p	ruseeds of any condemn	ation or eminant domain proceedin	gs which are hereby assigne	d to Mortgagee, provide
ATE OF INDIANA; COUNTY OF PORTER SS: ATE OF INDIANA; COUNTY OF SS: ATE OF INDIANA; COUNTY OF O8/10/92 Witness my hand and Notarial Seal this C9TH day of (Printed): O8/10/92 (Printed): O8/10/92 Commission Expires: O8/10/92	the restoration of the Mor	tgaged Premises or to the sa	atisfaction of all indebted	ness secured by this Mortgage. A	Il such policies of insurance	and all abstracts of tit
subsequent exercise of any such right or remedy. The procurement of insurance or the payment of taxes or other liens or charges by Mortgagee shall not be a wake footnot people in the procurement of insurance or the payment of taxes or other liens or charges by Mortgage and distinct end cumulative to any other right or remedy under this Mortgage or afforded by law or equity, and may be exercise currently, independently or successively. Mortgage includes each person executing this instrument if more than one, his heirs, successors and assigns and Mortgagee includes its succussors, assigns arrively. IN WITNESS WHEREOF, the mortgager, and each of them; has herewite set his hand and seal his day of 191. PARE D. HENSLEY (Sea NTE OF INDIANA; COUNTY OF SS. LAUPA J. HENSLEY (Sea NTE OF INDIANA; COUNTY OF SS. LAUPA J. HENSLEY (Sea NTE OF INDIANA; COUNTY OF SS. LAUPA J. HENSLEY (Sea NTE OF INDIANA; COUNTY OF SS. LAUPA J. HENSLEY (Sea NTE OF INDIANA; COUNTY OF SS. LAUPA J. HENSLEY (Sea NTE OF INDIANA; COUNTY OF SS. LAUPA J. HENSLEY (Sea NTE OF INDIANA; COUNTY OF SS. LAUPA J. HENSLEY (Sea NTE OF INDIANA; COUNTY OF SS. LAUPA J. HENSLEY (Sea NTE OF INDIANA; COUNTY OF SS. LAUPA J. HENSLEY (Sea NTE OF INDIANA; COUNTY OF SS. LAUPA J. HENSLEY (Sea NTE OF INDIANA; COUNTY OF SS. LAUPA J. HENSLEY (Sea NTE OF INDIANA; COUNTY OF SS. LAUPA J. HENSLEY (Sea NTE OF INDIANA; COUNTY OF SS. LAUPA J. HENSLEY (Sea NTE OF INDIANA; COUNTY OF SS. LAUPA J. HENSLEY (Sea NTE OF INDIANA; COUNTY OF SS. LAUPA J. HENSLEY (Sea NTE OF INDIANA; COUNTY OF SS. LAUPA J. HENSLEY (Sea NTE OF INDIANA; COUNTY OF SS. LAUPA J. HENSLEY (Sea NTE OF INDIANA; COUNTY OF SS. LAUPA J. HENSLEY (Sea NTE OF INDIANA; COUNTY OF SS. LAUPA J. HENSLEY (Sea NTE OF INDIANA; COUNTY OF SS. LAUPA J. HENSLEY (Sea NTE OF INDIANA; COUNTY OF SS. LAUPA J. HENSLEY (Sea NTE OF INDIANA; COUNTY OF SS. LAUPA J. HENSLEY (Sea NTE OF INDIANA; COUNTY OF SS. LAUPA J. HENSLEY (Sea NTE OF INDIANA; COUNTY OF SS. LAUPA J. HENSLEY (Sea NTE OF INDIANA; COUNTY OF SS. LAUPA J. HE	ully paid."			haile e i turt i com u		
All remodules provided in this Mortgage are distinct end cumulative to any other right or remedy under this Mortgage or afforded by law or equity, and may be exercise occurrently, independently or successively. Mortgagor includes each person executing this inshument if more than one, his heirs, successors and assigns and Mortgagee includes its succussors, assigns at more. IN WITNESS WHEREOF, the mortgagor, and each of them, has hereunto set his hand and sealthis. OPTH OPTH OPTH OPTH OSS: ATE OF INDIANA; COUNTY OF PORTER SS: ATE OF INDIANA; COUNTY OF PORTER SS: ATE OF INDIANA; COUNTY OF SS: ATE OF INDIANA; COUNTY OF PORTER SS: ATE OF INDIANA; COUNTY OF OBJECT AND LAURAJJ Witness my hand and Notarial Seal this OB/10/92 (Printed): Notary Subject ORA/10/92	subsequent exercise of a	ny such right or remedy. The	procurement of Insurance	or the payment of taxes or other		
Mortgager Includes each person executing this instrument if more than one, his heirs, successors and assigns and Mortgagee includes its successors, assigns at one of the mortgagor, and each of them, has here-unto set his hand and seal this day of 191 IN WITNESS WHEREOF, the mortgagor, and each of them, has here-unto set his hand and seal this day of 191 IN WITNESS WHEREOF, the mortgagor, and each of them, has here-unto set his hand and seal this day of 191 IN WITNESS WHEREOF, the mortgagor, and each of them, has here-unto set his hand and seal this day of 191 IN WITNESS WHEREOF, the mortgagor, and each of them, has here-unto set his hand and seal this day of 191 IN WITNESS WHEREOF, the mortgagor, and each of them, has here-unto set his hand and seal this day of 191 IN WITNESS WHEREOF, the mortgagor, and each of them, has here-unto set his hand and seal this day of 191 IN WITNESS WHEREOF, the mortgagor, and each of them, has here-unto set his hand and seal this day of 191 IN WITNESS WHEREOF, the mortgagor, and each of them, has here-unto set his hand and seal this day of 191 IN WITNESS WHEREOF, the mortgagor, and each of them, has here-unto set his hand and seal this day of 191 IN WITNESS WHEREOF, the mortgagor, and each of them, has here-unto seal this day of 191 IN WITNESS WHEREOF, the mortgagor, and each of them, has here-unto seal this day of 191 IN WITNESS WHEREOF, the mortgagor, and each of them, has here-unto seal this day of 191 IN WITNESS WHEREOF, the mortgagor, and each of them, has here-unto seal this day of 191 IN WITNESS WHEREOF, the mortgagor, and each of them, has here-unto seal this day of 191 IN WITNESS WHEREOF, the mortgagor has day of 191 IN WITNESS WHEREOF, the mortgagor has day of 191 IN WITNESS WHEREOF, the mortgagor has day of 191 IN WITNESS WHEREOF, the mortgagor has day of 191 IN WITNESS WHEREOF, the mortgagor has day of 191 IN WITNESS WHEREOF, the mortgagor has day of 191 IN WITNESS WHEREOF, the mortgagor has day of 191 IN WITNESS WHEREOF, the mortgagor has day of	All remodies provided in t	his Mortgage are distinct and			e or afforded by law or equi	ty, and may be exercise
DATE OF INDIANA; COUNTY OF PORTER SS: LAUPA J. HENSLEY REGORE THE AND LAURA J. HENSLEY Before me a Notary Public in and for said County and State personally appeared the above. DALE D. HENSLEY AND LAURA J. NOTARY HUSHAND AND WITE day of Witness my hand and Notarial Scal this Commission Expires: 08/10/92 Commission Expires: 08/10/92	Mortgagor includes each		ment if more than one, h	·	and Mortgagee includes its	succussors, assigns ar
TATE OF INDIANA; COUNTY OF SS: LAUPA J. HENSLEY (Sea SECOND INDIANA; COUNTY OF SS: LAUPA J. HENSLEY AND LAURA; J. Refore me, a Notary Public in and for said County and State personally appeared the above DALE D. HENSLEY AND LAURA; J. Refore me, a Notary Public in and for said County and State personally appeared the above MARY DALE D. HENSLEY AND LAURA; J. Refore me, a Notary Public in and for said County and State personally appeared the above DALE D. HENSLEY AND LAURA; J. Refore me, a Notary Public in and for said County and State personally appeared the above MARY DALE D. HENSLEY AND LAURA; J. Refore me, a Notary Public in and for said County and State personally appeared the above DALE D. HENSLEY AND LAURA; J. Refore me, a Notary Public in and for said County and State personally appeared the above MAY DALE D. HENSLEY AND LAURA; J. Refore me, a Notary Public in and for said County and State personally appeared the above MAY DALE D. HENSLEY AND LAURA; J. Refore me, a Notary Public in and for said County and State personally appeared the above MAY DALE D. HENSLEY AND LAURA; J. Refore me, a Notary Public in and for said County and State personally appeared the above MAY DALE D. HENSLEY AND LAURA; J. Refore me, a Notary Public in and for said County and State personally appeared the above MAY DALE D. HENSLEY AND LAURA; J. Refore me, a Notary Public in and for said County and State personally appeared the above MAY DALE D. HENSLEY AND LAURA; J. Refore me, a Notary Public in and for said County and State personally appeared the above MAY DALE D. HENSLEY AND LAURA; J. Refore me, a Notary Public in and for said County and State personally appeared the above MAY DALE D. HENSLEY AND LAURA; J. Refore me, a Notary Public in and for said County and State personally appeared the above MAY D. HENSLEY AND LAURA; J. Refore me, a Notary Public in and for said County and State personally appeared the above me, and a Notary Public in and State personally appeared the above me, and a Notary Public in and said County and a Notar		the mortgagor, and each of t	them; has hereunto set his	hand and seal this 09TH	day of	, 191
ATE OF INDIANA; COUNTY OF SS: LAUPA J. HENSLEY (Sea SECOND INDIANA; COUNTY OF SS: LAUPA J. HENSLEY AND LAURA; J. HENSLEY AND LAURA; J. HENSLEY AND LAURA; J. HENSLEY AND LAURA; J. HUSBAND AND WIFE MAY (Signature) Witness my hand and Notarial Seal this C9TH day of (Printed): (Signature) MARY CONN (Printed): (Printed): (Sea D. HENSLEY AND LAURA; J. HENSLEY AND LAURA; J	中 位下的特别的		A SHOW THE PROPERTY OF	And on	W/Lens	le de la companya della companya della companya de la companya della companya del
ATE OF INDIANA; COUNTY OF SS: LAUPA J. HENSLEY. Refore me, a Notary Public in and for said County and State personally appeared the above DALE D. HENSLEY AND LAURA; J. MAY WITE MAY CONN Witness my hand and Notarial Seal this C9TH day of (Signature) WARY CONN (Printed): Notary Estate (OB/10/92				DALE D. HENSLE		9/: (Sea
Before me a Notary Public in and for said County and State personally appeared the above DALE D. HENSLEY AND LAURAND INSLEY, HUSEAND AND WIFE MAY day of MAY day of Signature) Witness my hand and Notarial Scal this day of MAY DANN (Signature) MARY DANN (Printed): Notary Fable O8/10/92	والمساورة المنافق والمنافق المتابع		ines:	Faired	Thus life	(Seal
Witness my hand and Notarial Seal this OB/10/92 (Signature) MARY CONN (Printed): Notary Fable OB/10/92	ATE OF INDIANA; C	OUNTY OF PORT	S S	S. LAUPA J. HENSLI	EY:	o'V
Witness my hand and Notarial Seal this OB/10/92 Commission Expires: OB/10/92					DALE D. HENSLEY	AND LAURASJ
Witness my hand and Notarial Scal this day of (Signature) MARY CONN (Printed): Commission Expires:	ensley, husban	Public in and for said C	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	naily appeared the above		
(Signature) MARY CONN (Printed): Notary Estation (Printed): Notary Estation (Printed): (Printed)	Witness my hand ar	nd Notarial Scal this	C9TH day of	MAY	ages the encountries (II	Eip9
MARY CONN (Printed): Commission Expires: O8/10/92		t.		Jon - Ch	A STATE OF THE STA	A property of the second
MARY CONN (Printed): (Printe				(Signature)	トルヘノダーデ	
v Commission Expires: 08/10/92			**			(/ B. 37 /)
Commission Expires	1	00/40/00	2	(Printed)()	Notary Pablic	\ GY A !
y County of Residence:		TARE				O secondary

THIS INSTRUMENT WAS PREPARED BY Nancy J. Gargula, Attorney at Law, and completed by MARY