91024149

Montepage or put tention, revenue, in confidential or and any summer advanced or seasons secured by Mustagese gustamin to this mortage, including simposed and sold and the summer and the	iis indenture withesseth, that the morto	Shirley Go	11iday		
111/2.10 entone of the property of the propert	or more), of6145 Noble				(whether
STATE ALO. Secretary by a statements, conversion, the resolutions of all and contains an an advanced or account in the country of the legislation and the contains and the cont	· · · · · · · · · · · · · · · · · · ·	ond In 46324			
All that certain property situated in Hammond in the County of Lake and State of Indiana and being described in a Dead dated 1-12-70 and recorded 1-30-70, along the land Records of the COunty and State set forth above, and Pefrenced as Follows: 47371 Being more fully Described as Follows: Lot 7 in Block 1 in Deads Addition to Hammond as shown in Plat Book 16, Page 6 in Lake County, Indiana 16, Page 6 in Lake County, Indiana 16, Page 6 in Lake County, Indiana 16 in Beard of State of Lake County, Indiana 17 in Block 1 in Deads Addition to Hammond as shown in Plat Book 17 in Block 1 in Deads Addition to Hammond as shown in Plat Book 19, Page 6 in Lake County, Indiana 18 in Beard and the State of Halles are the State of Indiana to the State of Indiana to the State of Indiana and Indi			date herewith, payable not later than $-\Delta$	pril 18 , 19 94	, to the order of
and State of Indiana and being described in a Doed dated 1-12-70 and recorded of 1-30-70, among the land Records of the County and State set forth above, and fefrenced as Follows: Lot 7 in Block 1 in Drakes Addition to Hammond as shown in Plat Book 18, Page 6 in Lake County, Indiana Like				personni to this mortgage, including with	1001 limitation,
and State of Indiana and being described in a boad dated 1-12-70 and recorded -13-07-70, among the land Records of the County and State set forth above, and fefrenced as Follows: 47371 Being more fully Described as Follows: Lot 7 in Block 1 in Drakes Addition to Hammond as shown in Plat Book 18, Page 6 in Lake County, Indiana Lake: In the state of the County Indiana Lake: In the state of the State of Lake County, Indiana Self in the County Indiana Self in the Self Indiana					
and recorded 1-30-70, among the land Records of the County and State set forth above, and Peffenned as Follows; 47371 Being more fully Described as Follows; Lot 7 in Block I in Deakes Addition to Hammond as shown in Plat Book I in Peakes Addition to Hammond as shown in Plat Book I in Peakes Addition to Hammond as shown in Plat Book I in House I have comed to the peaker of the state of height of manner domain and a stating of house improvements and apportunances are offered by the state of height of manner domain and attenting and function provides and the state of height of manner domain and attenting and function and finding the state of height of manner domain and attenting and function and apportunances are perfectly been and the perfectly in the state of height of manner domain and attenting and function and the state of height of manner domain and attention and function and the state of height of manner and the state of height of the st		• •			
set forth above, and Pefrenced as Follows: 47371 Being, more fully Described as Follows; Lot 7 in Block I in Drakes Addition to Hammond as shown in Plat Book 18, Page 6 in Lake County, Indiana set in the County of Lake Lake I lake County, Indiana set in the County of Lake Lake I			_		
Being more fully Described as Follows; Lot 7 in Block 1 in Drakes Addition to Hammond as shown in Plat Book 18, Page 6 in Lake County, Indiana side in the County of Lake 18, Page 6 in Lake County, Indiana side in the County of Lake 18, Page 6 in Lake County, Indiana side in the County of Lake 18, Page 6 in Lake County, Indiana side in the County of Lake 18, Page 6 in Lake County, Indiana side in the County of Lake 18, Page 6 in Lake County, Indiana side in the County of Lake 18, Page 6 in Lake County, Indiana side in the County of Lake 18, Page				ne county and state	
Lot 7 in Block 1 in Drakes Addition to Hammond as shown in Plat Book 18, Page 6 in Lake County of Lake. In the State of Indian together with all privileges, assements and appurturements affecting the County of Lake. In the State of the State of the State of Indian together with all privileges, assements and appurturements affecting the County of Lake. In the State of the State of the State of Indian together with all privileges, assements and appurturements affecting the privileges of the State of S	1 11 11 11 11 11 11 11 11 11 11 11 11 1	Cultu becauted as	. w. 4.4		
18, Page 6 in Lake County, Indiana with inthe County of Lake. The best set of indiana together with all privileges, seaments and appurtaments, after conflict, all sends and perments made as a result of the searches of the right of embend downs, and all severing privileges and privileges and without part of the Property in a more of the Property in the privileges and without an interest of the Property without page of the Property with the Search of the Property without page of the Property without page of the Property with the Search of the Property without page of the Property with the Search of the Property without page of the Property with the Search of the Search of the Property with the Search of the Search of the Property of the Pro				shown in Plat Rock	=16
roffee, all severis and permonts made as a result of the services of the right of eminent domains, and all existing and future improvements and fighting at part of the through insurers against a project on the project of the services of t	18, Page 6	in Lake County, In	diana	386	2 7
in and fills interested in and withing all rights under and by virtue of the Homested Exemption Lewe of this State. Simple of his III keep the Improvements on the Property Insured against any loss or damage occasioned by the straided coverage postle and/eith and beginning the property of the property and the property of the property and the property and the property and the property without continuous. The societies shall contain the standard mortgage close in fewor of Micrigages and, unless Micrigages and property without continuous and the supplies of the property give notice of foot in insurance a companies and findings of the property and the depositions and the supplies and the supplies and the property what the depositions and the supplies and the property what the depositions and the supplies and the supplies and the property what the depositions and the property what the deposition is the insulational of the North Individual in the Individual and the Property and the Action of the Individual and the Property and the Action of the Individual and I	ted in the County ofLake	in the State	of Indiana together with all privilege	es, essements and appurtenances, at	fronta, loous
ages may require, through housen's approved by Mortgages, in amounts not less then the uncel before of the indexedness plus any price of Mortgages and wise. The original of it this is not a first mortgage, a certificial or improved the property shall be depositely with the property. Fortgageon covernants that at the first of association shall focus in the installments of the Note in the invested of this installments are not the mentor of the property. Fortgageon covernants that at the first of association shall focus in the invested or permit when the property is a property of the property of the property and the property of the property without had been a constructed or permit west to be accomplicated to the property of the property without had been a constructed to the property of the property without had been a constructed to the property of the property without had been a constructed to the property of the property without had been a constructed to the property of the property without had been a constructed to the property of the property without had been a constructed to the property of the property without had been a constructed to the property of the property of the property without had been a constructed to the property of the prope	porty"), hereby releasing and waiving all	result of the exercise of the nghi rights under and by virtue of th	t of eminent domain, and all existing he Homestead Exemption Laws of ti	and future improvements and fixtures this State.	(all called the
Executive to the position of the mortgage to keep the Property in good and the changes conducted and report to the property of the committee are of committee are of positions and report to the committee are of the property of the property of the property of the property without Mort an consent accept Mortgage or may remove a situate provided the filtered is promitty in pickade with a minimum and acceptance of the property of the property of the property of the property without Mort an consent accept Mortgage or may remove a situate provided the filtered is promitty in pickade with a minimum and the property of the property and	ages may require, through insurers approve e Property, without co-insurence. The p ng, the original or, if this is not a first m gagor chell promptly give notice of loss to seds from such insurance shall be applied	ved by Mortgages, in amounts no olicies shall contain the standar ortgage, a certificate or memore o insurance companies and Mortg	it less than the unpeld balance of the d'mortgage clause in favor of Morit andum copy of all policies covering gages. If this is a first mortgage, Mori	Indebtedness plus any other indibites ages and, unless Mortgages officer the Property shall be deposited wit spages may edjust or compromise any	daese secured vide agrees in the Misrageges of Sistem and all
and of filst miortgage; to keep the Property in gold and that mit the condition and regist, and its middle of the angular design and accuminate or commit wasts or permit wasts for permit wasts for permit wasts or permit wasts for permit wasts and assessments on the Property of the permit wasts and assessments on the Property of the permit wasts and assessments on the Property of the Property o			Total or anautominote on the Prope	rty except	
and this mortgage; to keep the Property in good ago freehands's conduction of highly, and to reside of Pipilish description of consent, secret the property and the property without Mort in consent, except Mortgager may remove a gifful to provided the filters is promptly related with a minimal content, as a property of the property and the property without Mortgager and one of the Property and the property without Mortgager and one of the Property and the property interesting	XXXXXX Fede	rai Nacionai	Rto keep the Property fr	e from other liens and encumbranc	se superior t
ancies and regulations affecting the Property to permit Necrollages and part of the property or register it is this as a first morage, to pay Morages authorism that does also himses a Moragese designed to the property and the property and all property insurances premiums thereinaries. "Exercive It in not designated to be paid to Exercive, to pay the section of the property and all property insurances premiums thereinaries." Exercive It in not designated to be paid to Exercive, to pay me delinquented likes, assessments and other hardes and sections of the property and to pay they may be property insurances great purpor Mortgages failure to parform any duty hardes. Moragesee may or its options and without notice, perform such that the day of the part of the property of the part of the property or any part of the Property of the Property of the Property of the Property of the Indebtodness of the Property of the Indebtodness of the Property of the Property of the Property of the Property of the Prop	en of this mortgege; to keep the Property	In good and tenantable condition	n and repair, and to restore or replace	damaged or destroyed improvement	enutriff bne æ
pages 6 polition, repeting tres pates is if this is a first mortages, to pay Mortagese selficient funds at such times as Mortagese designists, to pay the selfine that same and assessments on the Property and all organizations are included in the property in the united selfines to be the Ecropy, to pay made belinquent all taxes, essessments and other churges which pay be layed or season of opinion that the property intermines present property intermines are under the property intermines and property intermines are under the property of the property intermines are under the property of the property or any personal plant. It is not the cost of stuch performance in the property or any personal plant. It is not the cost of stuch performance in the property or any personal plant. It is not the cost of stuch performance in the property or any personal plant. It is not the cost of the Property or any personal plant in the property or any personal plant. It is not property or any personal plant in the property of	on consent, except Mortgagor may remov	o Mixture, provided the fixture li	promptly replaced with another fix	ure of at least equal utility; to comply	with all law
risted taxes and season-marks on the Property and all property invariance primitumes interesting the company of the property o	inces and regulations affecting the Prope	rty; to permit Mongages and its	authorized reprocentatives to date t	he Property at recognable times to inc	spect it and, (
ne definition that disease, assessments and other charges which have be replaced or segeral against the Property, and no pay the projectly improved that the coast of such performance in a collection of the coast of such performance i					
int and the cost of such performance will do be also and defining and security will be morraged, bearing interest them days in horse of even date in receipt or the highest rate allowed by text. No interest will be ped on funds held in Exercisional Conference of the Property or any part of the horse of even date in receipt or the highest rate allowed by text. No interest will be ped on funds held in Exercisional Conference of the Property or any part of the ped on funds held in Exercisional Conference of the Property or any part of the ped on funds the ped on funds held in Exercisional Conference on the Property of the Property or any part to the in elease any part of the in indebtedness remeining unpact heisenance. The ped on the ped of t	ne delinquent all taxes, assessments and	other charges which may be levi	jed or essessed against the Property.	and to pay the property insurance pr	emiume who
at percentage rate disclosed on the note of even date brewith or the highest rate allowed by lave. No interest will be paid on funds hield in Escriw endinged with Mortgages's general funds. origages, without notes, and without regard to the consideration, if any, paid therefor, and netwithstanding the existence at that time of any inferior likeless any part of the Propeny or any particul libula for my indebtacines accured hereby, without in any very effecting the liability of any pany to the incorages and without in any way affecting the profit of the lieu of this mortgage, to the full extent of the indebtacines remaining impediate breached; we security not expressly released, and make gree with any pany obligated or the full extent of the indebtacines remaining impediate breached; we security not expressly released, and make gree with any pany obligated or the full extent of the indebtacines remaining impediate breached; and interest the title of all particus having any highwrist in all add security which; there is a subject of a subject of a subject of a subject of an expression of an expression of a subject of a su	Jpon Mortgagor's failure to perform any contract shall not be shall be shal	Juty herein, Mortgagee may, at it I be due on demand and secured	is option and without notice, perform by this mortgage, bearing interset fr	such duty, including without limitati om date incurred until date paid at the	on paying an a higher of th
origegee, without notice, and without regard to the consideration, if any, peld therefor, and not withstanding the existence at that time of any inferior lie eleases any pain of the Property or any party to the incorrigage and without in any way effecting the priority of the lien of this mortage, to the full stant of the indebtedness eximally upped the priority of the lien of this mortage, to the full stant of the indebtedness eximally upped the priority of the lien of this mortage, to the full stant of the indebtedness eximal upped historical party in the party to bliggied on the full stant of the indebtedness eximal upped historical party and party interests the title of all perties herein and an activity which it is subject of the priority and the indebtedness accurate herein, such as the priority of the indebtedness and the priority of the indebtedness and it is subject of the priority of the indebtedness becoming insolvent or a subject of bankruptry or other insolvency proceedings or upper herein by Mortageor of any coversant or other provision in techness shall at Mortageae's option be societated and become immediately size and payoris. Mortageor of any coversant or other provision in techness shall at Mortageae's option be societated and become immediately size and payoris. Mortageor and included a techness in the decree of reals or other progression and included a techness in the decree of reals or other progression or decree, all harpendianess and aspenses which may be peld or incurred by or on behelf of Mortageor may waive any default without waiving any other subsequent or prior default by Mortageor. Upon the commencement or during the pendances in the decree of reals or other progression and included a subsection or apprehension flows is hereby waived. Ortageae may waive any default without waiving any other subsequent or prior default by Mortageor. Upon the commencement or during the pendances that the confirmation of sale; and may order the remaining and their respective the progress and assertin	il percentage rate disclosed on the note	of even date herewith or the high			
elease any pain of the Property or airly period table for any indebtednise accured hereby, without in any way effecting the liability of the lien of this mortgage and without in eny way effecting the priority of the lien of this mortgage, to the full extent of the indebtedness remaining unpel hereunder, in security not apreash released, and may gree with any party obligated or the first bridgoes or having any interest in the security described herein in or perment of any or all of the Indebtedness secured hereby. Buch agree; in this fact, if you way, release or impair the lien hereof, but shall extend the electric described herein in or perment of any or all of the Indebtedness becoming insolvent or a subject of bankruptey or other insolvency proceedings or upon breich by Margager of any coverant or of the provision hereoness shall at Mortgages's option be accelerated who absents insolvency proceedings or upon breich by Margager of any coverant or of the provision hereoness shall at Mortgages applied to value that all remedies allowed becoming insolvency proceedings or upon breich by Margager of any coverant or of the provision hereoness any content that mortgage or any instrument evidencing part or all of the Indebtedness. Here shall be allowed and included a decrease any the indebtedness in the decree for sale or other pudgment or decrea, all supenditures and expenses which in any be paid or incurred by or on behelf of Mortgages eleated on the progree of any instrument evidencing part or all of the indebtedness, there shall be allowed and included a decrease in the decree for sale or other pudgment or decrea, all supenditures and expenses which in mortgage and the indebtedness, the decrease of the progrey and security. The cover may are received to the progree of the progrey and security in the progree of any audit to forest all mortgages. In the indebtedness in the decrease of the progree of any audit to forest any audit to forest a decrease of the progree of any audit to forest any audit to forest any audit	ningled with Mortgagee's general funds				
becoming insolvent or a subject of bankruptic or other insolvents proceedings or upon breight by Montgager of any coverant or other provision in receives and its wind insufation, including illure to exercise any remedy shall not waive train all remarks and all remarks and its wind insufation. It is to exercise any remedy shall not waive train all remarks and appears and and appears and all remarks and appears and and appears and all remarks and appears a	release any part of the Property or any per nortgage and without in any way affecting a security not expressly released, and may for payment of any or all of the Indebtedne	son liable for any indebtedness of the priority of the lien of this mor regree with any party obligated o as secured hereby. Such agraem	ecured hereby, without in any way aff rigage, to the full extent of the indebt in the fixth traces or having any int any shall not, to one way, release or in	ecting the liability of any party to the edness remaining unpaid hereunder, terest in the security described herein	indebtednes upon eny pe to extend th
becoming insolvent or a subject of bankruptcy's or the insolvency procesuings or upon breach by Montgage's option be accelerated and become immediately during appropriate. Montgage as the first all territal rainedies, including illure to exercise any remedy shall not waite it and all reingdies shall be conforted that the first of the independent of Montgages under this montgage or any institutent evidencing part or all of the independent and in evidencing part or all of the independent of the independent of the independent of decree, all expenditures and expenses which may be paid or incurred by or on behalf of Montgages elected in the decree for sale or other ludgment or decree, all expenditures and expenses which may be paid or incurred by or on behalf of Montgages elected in the decree for sale or other ludgment or decree, all expenditures and expenses which may be paid or incurred by or on behalf of Montgages elected in the property and the part of the property and the part of the property and the part of the property and part of the property and part of the property and participated in the part of the property and expenses and professional part of the property and expenses with the court may are of the Property and expenses and professionated, to be held and applied as the court may direct invalidity or unenforceability of any provision of this montgage shall not effect the validity or enforced the property and excellent and expenses and professionated the property and excellent and part of the property and excellent and expenses and professionated the property and excellent and part of the property and collect the validity or enforced the property and excellent and part of the property and excellent and part of the property and part of the property and excellent and part of the property and part of the proper	pon default by Mortgagor in any term of a	n instrument evidencing part or a	li of the Indebtedress: upon Mortgeg	or or a surety for any of the Indebtedn	ees cessing t
remedy of Mortgages under this mortgage or any instrument evidencing performed the indebtedness, there shall be allowed and included a ready see for sale or other judgment or decree, all expanditures and expanses which may be paid or incurred by or on behalf of Mortgages election or appreliament level is hereby welved. Iorigages may waive any default without waiving any other subsequent or prior default by Mortgagor. Upon the commencement or during the pendent lose this mortgage, or arriors any other remedies of Mortgages under it, without regard to the adequacy of the Property as security, the court may veried the Property (including homestead interest) without bond, and may empower the receiver to take passession of the Property and collect the rents and the Property and security, the court may cannot until the confirmation of sale, and may order the rents, issues and profit took, to be held and applied as the court may girect. Invalidity or unenforceability of any provision of mortgage benefits Mortgages, its successors and seeign specify) and their respective heirs, executors, administrators, successors and seeigns, undersigned ecknowledge receipt of an exact copy of this mortgage. EVICENTIFY, That Shirley Galliday userson, and acknowledged that She signed, seeled and delifyed of the paying the person, and acknowledged that She signed, seeled and delifyed of the paying the person and seeled and delifyed of the paying the person, and acknowledged that She signed, seeled and delifyed the paying the person, and acknowledged that She signed, seeled and delifyed the paying may be person. The delifyed the release and welver of the day of April 1.	becoming insolvent or a subject of bank stedness shall at Mortgagee's option be	ruptcy or other insolvency proce	edings; or upon breach by Mortgego stely due and payable; Mortgegoo sh	r of env covenant or other provision of have all lawful remedies, includin	herein, ell th g foreclosur
lostgages may welve any default without waiving any other subsequent or prior default by Mortgagor. Upon the commencement or during the pendenciose the mortgage, or enforce any other remedies of Mortgages under it, without regard to the adequacy of the Property as security, the court may serior the Property including homestead interest without bond, and may empower the receiver to take possession of the Property and collect the rents and the Property and seriories such other powers as the court may grant until the confirmation of sale, and may order the rents, issues and profited, to be held and applied as the court may direct. Invalidity or unenforceability of any provision of this mortgage shall not effect the validity or enfortee the provision. The covenants and agreements of all Mortgagors are joint and several. This mortgage benefits Mortgages, its successors and seeigns, and their respective heirs, executors, administrators, successors and seeigns. Indereigned acknowledge receipt of an exact copy of this mortgage. In and for said during it invalides the court may direct invalidity or ungone and seeigns. In and for said during it invalides the court may grant until the confirmation of this mortgage. In and for said during it invalides the same person whose name. It is a successor and seeigns are person whose name. It is a successor and seeigns are person whose name. It is a successor and seeigns are person whose name. It is a successor and seeigns are person whose name. It is a successor and seeigns are person whose name. It is a successor and seeigns are person whose name. It is a successor and seeigns are person whose name. It is a successor and seeigns are person whose name. It is a successor and seeigns are person whose name. It is a successor and seeigns are person whose name. It is a successor and seeigns are person whose name. It is a successor and seeigns are person whose name and seeigns are person. It is a successor and seeigns are person and for the person and the person and the person and t	remedy of Mortgages under this mortg	age or any instrument evidenci	ng part or all of the indebtedness, (there shall be allowed and included	e addition
ortgages may waive any default without waiving any other subsequent or prior default by Mortgagor. Upon the commencement or during the pendences the mortgage, or enforce any other remedies of Mortgages under it, without regard to the adequacy of the Property and collect the rents and the Property (including homestead interest) without bond, and may empower the receiver to take possession of the Property and collect the rents and the court may grant until the confirmation of sale; and may order the rents, issues and profit read, to be held and applied as the court may direct. Invalidity or unenforceability of any provision of this mortgage shall not effect the velidity or enforced by the provision. The coverants and agreements of all Mortgagors are joint and several. This mortgage shall not effect the velidity or enforce provision of this mortgage. Its successors and sesigns and their respective heirs, executors, administrators, successors and sesigns. D			<u>is and expenses which may be</u> peld o	r incurred by or on behalf of Mortgage	se. Reliefino
ose this mortgage, or enforce any other remedies of Mortgages under it, without regard to the adequacy of the Property as security, the court may rer of the Property (including homestead interest) without bond, and may empower the receiver to take possession of the Property and collect the rents and the Property elid secroles also have power and collect the rents and the power as the court may grant until the confirmation of sale, and may order the rents, issues and profited, to be held and applied as the court may direct. Invalidity or unenforceability of any provision of this mortgage shall not affect the validity or enforceability of any provision. The covenants and agreements of all Mortgagors are joint and several. This mortgage benefits Mortgages, its successors and sesigns, and their respective hairs, executors, administrators, successors and sesigns. Indersigned acknowledge receipt of an exact copy of this mortgage. D					
s. of the Property and exercise such other powers as the court may grent until the confirmation of sale, and may order the rents, leaves and profited, to be held and applied as the court may direct. Invalidity or unenforceability of any provision of this mortgage shall not effect the velicity or ento their provision. The covenants and agreements of all Mortgagers are joint and several. This mortgage benefits Mortgagee, its successors and assigns and their respective heirs, executors, administrators, successors and assigns. Indersigned scknowledge receipt of an exact copy of this mortgage. In any of	ose this mortgage, or enforce any other	remedies of Mortgages under I	t, without regard to the adequacy of	the Property as security, the court s	may appoint
ther to be held and applied as the court may direct. Invalidity or unenforceability of any provision of this mortgage shall not effect the validity or enforter provision. The coverants and agreements of all Mortgagors are joint and several. This mortgage benefits Mortgages, its successors and seeigns, and their respective helms, executors, administrators, auccessors and seeigns. Independing a cknowledge receipt of an exact copy of this mortgage. In and for seid designs, and for seed to provision of this mortgage, its successors and seeigns. In and for seid designs, its successors and seeigns. In and for seid designs, its successors and seeigns. In and for seid designs, its successors and seeigns. In and for seid designs, it is successors and seeigns. In and for seid designs, it is successors and seeigns. In and for seid designs, it is successors and seeigns. In and for seid designs, it is successors and seeigns. In and for seid designs, it is successors and seeigns. In and for seid designs, it is successors and seeigns. In and for seid designs, it is successors and seeigns. In and for seid designs, it is successors and seeigns. In and for seid designs, it is successors and seeigns. In and for seid designs, it is successors and seeigns. In and for seid designs, it is successors and seeigns. In and for seid designs, it is successors and seeigns. In and for seid designs, it is successors and seeigns. In and for seid designs, it is successors and seeigns. In and for seid designs, it is successors and seeigns. In and for seid designs, it is successors and seeigns. In and for seid designs, it is successors and seeigns. In and for seid designs, it is successors and seeigns. In an and for seid designs, it is successors and seeigns. In an					
E OF INDIANA ITY OF Lake Kim M Dziadon	ited, to be held and applied as the court r	may direct. Invalidity or unenforce	eability of any provision of this mort	gage shall not affect the validity or an	forceability
E OF INDIANA Stry OF Lake Kim M Dziadon BY CERTIFY. That Shirley Golliday Heronally known to me to be the same person whose name of the same person in the same person whose name of the same person in the same person whose name of the same per				Mortgages, its successors and assig	ine, and bind
E OF INDIANA ITY OF Lake YS.					
E OF INDIANA ITY OF		axact copy of this mortgage.	••		ĵ:;
Kim M Dziadon BY CERTIFY , Thet Shirley Golliday wersonelly known to me to be the same person whose name initial to the foregoing instrument appeared before me this day in person, and acknowledged that She signed, sealed and delivered the same her free and voluntary act, for the uses and purposes therein set forth, including the release and walvar of the light of the under my hand and notary seal, this, 11th day of April 1	O April II	·	, ,	1.	•
Kim M Dziadon in and for said County in the state a BY CERTIFY. That Shirley Golliday. ribed to the foregoing instrument, appeared before me this day in person, and acknowledged that She signed, sealed and delivered the said her free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the such of the under my hand and notary seal, this, 11th day of April 100 MM.	•		- Shaley	Gallestay +	(8 e a
Kim M Dziadon in and for said county, in the Stars a BY CERTIFY. That Shirley Golliday			·	U. 6.3	-//~(BEA
Kim M Dziadon in and for said County, in the State a BY CERTIFY. That Shirley Golliday	E OF INDIANA	1		Walter Control	
BY CERTIFY. ThetShirley_Golliday	TY OF Lake) 70.		West Town	une_
BY CERTIFY. ThetShirley_Golliday	Kim M Dziedo	กท่		in and for said County in the State	ALOU D
nibed to the foregoing instrument, appeared before me this day in person, and acknowledged that		Golliday		763 — :	×(3)
her free and voluntary act, for the uses and purposes therein set forth, including the release and welver of shareship of the release and welver of shareship of the release and welver of shareship of the release and welver of the uses and purposes therein set forth, including the release and welver of the uses and purposes therein set forth, including the release and welver of the uses and purposes therein set forth, including the release and welver of the uses and purposes therein set forth, including the release and welver of the uses and purposes therein set forth, including the release and welver of the uses and purposes therein set forth, including the release and welver of the uses and purposes therein set forth, including the release and welver of the uses and purposes therein set forth, including the release and welver of the uses and purposes therein set forth.	wheel to the foresting last queent according	uersonally known to	o me to be the same person	signed, sealed and delighed the	ald)minh
N under my hend and notary seel, this, 11th day of April 1	her to read to the sold with the second with t	reu perore me this day in person, untary act, for the uses and puri	poses therein set forth, including th	o release and waiver of the 30ht of	Johnson (ex
White I will the	• * • • • • • • • • • • • • • • • • • •			Wi Niles	19 91
Man 180 1804	: *		TI Mules A	TOTAL MANAGEMENT	, in
7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			Co contained	1 10 VOUNTAL	المدرا العام
Instrument prepared by: Bridget L Peters My commission expires:	·	L Peters	My commission expires:	MUIC 100 1144	