Form #3107 9/84

MORTGAGE

HIS INDENTURE WITNESSETH, THAT THE MORTGAGOR	Clara E. Mat	thew, widow,	& Charlie Mat	tthews, dece	ased
ne or more), of 1101 Delaware St. G	Sary,				(whether
7207 Calumet Ave. Hammond,			Mortgagee, MERCURY FII		
		date herewith, payable no anced or expenses incurre		<u>1 19, 19.</u>	94 , to the order of
All that certain property of Indiana, and being descamong the land records of as follows: Lot 1, in block 17, Gary I Gary, as shown in Plat Boo	situated in Ga cribed in a dee the County and Land Company's	ry, in the Cod dated 9/07. State set for tenth subdiv	/83 and record orth above and ision, in the	ded 9/07/83 d reference City ôf	HAY 21 II
			•	CORPORT OF THE PROPERTY OF THE	THE DESTRUCTION OF THE PROPERTY OF THE PROPERT
leted in the County of Lake I profits, all awards and payments made as a result openty"), hereby releasing and waiving all rights	t of the exercise of the righ	t of sminent domain, a		improvements and	iços, allennts, issue
Mortgagor shall keep the improvements on the Property require, through insurers approved by the Property, without co-insurance. The policies iting, the original or, if this is not a first mortgagortgagor shall promptly give notice of loss to insurance shall be applied, at Maprovements on the Property.	Mortgages, in amounts not shall contain the standar ge, a certificate or memor ance companies and Mortgages's option, to the in	ot less then the unpeld in nd mortgage clause in andum copy of all pol gages, if this is a first n	balance of the Indebted favor of Mortgages and icles covering the Prop nortgage, Mortgages m in the inverse order of	nese plus eny other le d. unless Mortgegee lerty shall be deposi ay adjust or compror their maturities or to	ndebtedness secured otherwise agrees in ted with Mongages nice any claim and al the restoration of the
Mortgagor: covenants that at the time of execu	ition hereof there sie no	liens or encumbrances	on the Property excep	X <u> </u>	· · · · · · · · · · · · · · · · · · ·
itten consent, except Mortgagor may remove a fix dinances and regulations affecting the Property; to ortgagee's Option, repair or restore it; if this is a first all estate taxes and assessments on the Property and come delinquent all taxes, assessments and other e. Upon Mortgagor's failure to perform any duty he count and the cost of such performance shall be du nual percentage rate disclosed on the note of ever mmingled with Mortgagee's general funds.	o permit Mortgages and the st mortgage, to pay Mortga nd all property Insurance pr charges which may be lest erein, Mortgages may, at it us on demand and secured in date herewith or the high	authorized represents type sufficient funds at the miums (hardinefter !! E vied or assessed agains ts option and without I by this mortgage, bee test rate allowed by law	(the to enter the Propel such times as Mortgego scrow); if not designat at the Property, and to p notice, perform such dur ring interest from date i , No interest will be pai	ty at reasonable time be designates, to pay and to be paid to Each ay the property insur- iy, including without nourred until date pa don funds held in Each	es to inspect it end, a the estimated annual by, to pay before the ance premiums who limitation paying an id at the higher of the crow and they may be
Mortgagee, without notice, and without regard to y release any part of the Property or any person lia I mortgage and without in any way affecting the prince he security not expressly released, and may agree e for payment of any or all of the Indebtedness sec against the title of all parties having any interes	ble for any indebtedness a riority of the lien of this mo with any party obligated cured hereby. Such with a st in said security which i	ecured hereby, without the property of the first of the property of the property was needed to a subject to a	nt in any way affecting the street in the indebtedness of having any interest in the street in the s	ie liebility of any part maining unpeid hen he excurity describé lien hereof, but shall (y to the Indebtednes eunder, upon any per d herein to extend th extend the lien herec
Upon default by Mörtgagor in any term of an inaxe at, becoming insolvent or a subject of bankruptcy lebtedness shall at Mortgagee's option be accele if all the to exercise any remedy shall not waive it are ner remedy of Mortgagee under this mortgage of lebtedness in the decree for sale or other judgmen y valuation or appraisement laws is hereby waive	y or other insolvency proci trated and become immed and all remedies shall be cu or any instrument evidenc intordecree, all'expenditur	sectings or upon bread section division payable mutative rather than al- ing part or all of the i	th by Mortgagor of any of Mortgagos shall have ternative; and in any suited between their shall be sha	covenent or other pro all lawful remedies, i t to foreclose the lien all be allowed and ir	ovision herein, all th ncluding foreclosur hereofor enforce an ncluded as additions
Mortgage may waive any default without waiving reclose this mortgage, or enforce any other remercial receiver of the Property (including homestead interest of the Property and exercise such other power liected, to be held and applied as the court may disy other provision. The covenants and agreements ortgagon(s) and their respective heirs, executors,	dies of Mortgagee under st) without bond, and may were as the court may gra- irect. Invalidity or unenfor a of all Mortgagors are join	it; without regard to the empower the receiver to nt until the confirmation ceability of any provision t and several. This more	ne adequacy of the Proposition of the possession of the control of the control of this mortgage shall be adequated by the control of this mortgage shall be adequated by the control of this mortgage shall be adequated by the control of the control	perty as security, the e Property and collecter the rents, issues Il not affect the valid gee, its successors a	court may appoint t the renta, issues an and profits, when a ity or enforceability o
undersigned acknowledge receipt of an exact	copy of this mortgage.			17	•
TEDApril 12,		. 19 91	ura E. I	natthed	JON WA
ATE OF INDIANA	146		•		The second
UNTY OF Lake)\$S. 1		•		~~3
Kim M. Dziadon REBY CERTIFY. That Clara E. Mat	thews, widow,	& Charlie Ma	tthews, decea	or said County, un to	State alorginal
pacified to the foregoing instrument, appeared be her free, and voluntary	afore me this day in person	n, and acknowledged ti	ne person whose nat_S he signed	i, sealed and defiver	ed the said instrume
	- 404 .0. We can and a	poses therein set fort	h, indibiding the releas	e and waiver of the	right of homestead.
/EN under my hand and notary seal, this,	12th		h, inalading the release	e and waiver of the	right of homestead.