91028520

THIS INDENTURE WITHERSETH, THAT THE MORTGAGOR	Lyons and Mary Lyons 45 join	t tonante
one or more), of 1696 West 12th Ave. Gary	Joint St. Joint	(whether
	IGAGES AND WARRANTS to the Mortgages, MERCURY	INANCE COMPANY OF INDIANA OF
a 3337.88 executed by the Mortgagor, bearing	even date herewith, payable not later than JUNE.1	
Mortgages; any extensions, renewals, or modifications of said note, and any sum costs of collection allowed by law, (hersinafter the "indebtedness") the following	s advanced or expenses incurred by Mortgagee pursuan I described Real Estate:	
		STATE FI
The west 12 % feet of lot 30, block 1, in Subdivision in the city of Care John	Condit and McGinnityAs	O 7
Subdivision in the city of Gary, Lake Co Frankel's Subdivision, In the City of Gar		ock 2, REG 9
dar chie drey of Gar	y, Lake County, Indiana.	FOR RECOUNT 9 52 9 52 RECORDE
		SZ M
		RO RO
situated in the County of *Tako in the	State of Indiana together with all privileges, sees	manta and annumber on one all manta. Insura
and profits, all awards and payments made as a result of the exercise of the "Property"), hereby releasing and waiving all rights under and by virtue	fight of aminent domain, and all eviction and beau	the language and a partition was told as the state of the second
Mortgagor shall keep the improvements on the Property insured agains	it any loss or damage occasioned by fire, extended	Coverege perils and such other hazards as
Mortagee may require, through insurers approved by Mortgagee, in amount by the Property, without co-insurance. The policies shall contain the state without by adjusting the spiritual of the land of the policies shall contain the state without the state of the spiritual of the state of the spiritual of the spiri	to not less than the unneid belance of the Indebter	laces alive seri astros la dabea da aca a a como
- withings: the original of it this is not a first mortgage, a certificate or me	moreodum core of all policies counting the fire	name, aball balabana alama satu balang alama a
proceeds from such insurance shall be applied, at Mortgagee's option, to t	HONGBOOG. If this is a first mortgage. Mortgage w	ter adjust or components and all the sect att
Ampioraments on the Property.		
Mortgagor: covenants that at the time of execution hereof the part	no liens or encumbraced on the Property exce	pt
the lien of this mortgege; to keep the Property in good and terrangable good	to keep the Property free from o	ther liens and encumbrances superior to
The second of Parisis and a population of the second state of the second state of the second	PUT LUTETRIBE, CHITCHIAIT OF PRAYACION APAY NOW AN	T (A) The Historia the sulth and Blanca and a sulta-
written consent, except mortgegor may remove a factors, provided the fixth ordinances and regulations affecting the Property; to permit Mortgages and	Me in promotive please with another fixture of a class to enter the Prope	least equal utility; to comply with all laws,
mortgages a Option, repair or reators it it this is a first mortgage, to say hig	ittioged culticiont funds at such times as Morroson	a designates, to nev the actimated equipal
real estate taxes and assessments on the Property and all property insurance become delinquent all taxes, assessments and other charges which may be	levied or assessed against the Property, and to a	ay the property incurance providing when
oue. Upon morgagor a tallure to perform any duty herein, Mortgages may,	at its option and without notice, perform such du	ly including without limitation names and
emount and the cost of such performance shall be due on demand and secu ennual percentage rate disclosed on the note of even date herewith or the h	red by this mortgage, bearing interest from date i lighest rate allowed by lew. No interest will be paid	ncurred until date paid at the higher of the don funds held in Escrow and they may be
Commingled with Mortgagee's general funds.	and the second of the second o	
Mortgages, without notice, and without regard to the consideration, if a	ny, paid therefor, and notwithstanding the existent	e at that time of any inferior liens thereon,
may release any part of the Property or any person liable for any indebtedne and mortgage and without in any way affecting the priority of the lien of this	mortgage, to the full extent of the indebtedness re	maining unpaid hereunder, upon any part
of the sacurity not expressly released, and may agree with any party obligat time for payment of any or all of the Indeptedness secured hereby. Such agre	ed on the indebtedness or having any interest in t	hase curity described berein to extend the
se against the title of all parties having any interest in said security which	in Inverset is subject to said lien.	ten hereof, but shall extend the Hen hereof.
Upon default by Montgagor in any term of an instrument evidencing part	or sill of the Indebtedness; upon Mortgagor or a su	rety for any of the Indebtedness causing to
exist, becoming insolvent or a subject of bankruptcy or other insolvency or indebtedness shall at Mortgagee's option be accelerated and become imm	rockedings; or upon breach by Mortgagor of any	covenant or other provision berein, all the
Dut failure to exercise any remedy shall not waive it and all kemedies shall be	completive rether than alternative; and in any suit	to foreclose the lien hereof or enforce any
other remedy of Mortgagee under this mortgage or any instrument evidendents in the decree for sale or other judgment or decree, all expendi	encing part of the indebtedness, there shattures and expenses which may be paid or incurred	Il be allowed and included as additional
ny valuation or appraisement laws is hereby waived.		
Mortgages may walve any default without waiving any other subsequent	t or prior default by Mortgegor, Upon the commen	cement or during the pendency of a pull to
loreclose this mortgage, or enforce any other remedies of Mortgages und receiver of the Property (including homestead interest) without bond, and m	er it, without regard to the adequacy of the Property of the Property of the section of the	perty as security, the court may appoint a
profits of the Property and exercise such other powers as the court may (grant until the confirmation of sale, and may are	ler the rents, issues and profits, when an
collected, to be held and applied as the court may direct. Invalidity or unaming other provision. The covenants and agreements of all Mortgagors are justiced to the covenants.	pint and several. This mortgage benefits Mortgad	i not attect the validity of enforceability of ea, its successors and stellons, and binds
fortgagons) and their respective heirs, executors, administrators, succes	sors and assigns.	
he undersigned acknowledge receipt of an exact copy of this mortgage.		
ATED May 28,		
	x Tusul	Jegens (SEAL)
	- 1 Marind	CONS ISEAU
TATE OF INDIANA		
OUNTY OF		
EREBY CEATIFY, The Dicky Lyons, and Mary Ly	vons as joint toponts	said County, in the State aforesaid, DO
nemonally know	n to me to be the same person. S. whose	nameS are
ungeripation we to repoin the winter appeared before nie this day in pers	ion, and acknowledged that <u>f</u> he <u>v</u> signed, purposes therein set forth, including the release	spaled and delivered the said instrument and waiver of the right of homestead
WEN WINDS TO BE TO THE TOTAL OF THE PARTY OF	Leve /	7/
2 2 12	day of the	111111111
TO THE STATE OF TH	of surveys.	stall .
his Instrument plenary by Andrea M. Gallicho	My commission expires:	3/94 100
orm #3107,9/84	AND AND MARKET AND	10