9304024	297802187				UE INU	IANAPOLIS, I	Ŧ	STA
nst Name	First	Initial	Spouse's Name		101 N	L PONT	2. PO BEY	<u>(</u> a. 55
LANDER TNESSETH, that Mortgag	<u>JAMES</u>	LESLIE	DOROTHY	LEE	CROWN	POTAT		ME IVN
	, Stat	e of Indiana, to wit	:			6 5. 8		
TENTH SU PLAT THE	NTY-FIVE (25 JBDIVISION, EREOF, RECORI COUNTY, IND	IN THE CITY DED IN PLAT	OF GARY, I	N LAKE COUN	ITY, INDIANA	ASUPER =		DIAHA/S S.HO.
gether with all buildings umbing, gas, electric, ven- all be deemed fixtures an ferred to hereinafter as th	tilating, refrigerating id subject to the lic e "premises"	and air-conditioning the name of the	ng equipment us hereditaments an	ed in connection of appurtenances	therewith, all of wi pertaining to the pr	ich, for the pur operty above de	rpose of this escribed, all o	mortgag of which
ORTGAGOR ALSO ASSI ithout taking possession of intinuance of such default r the indebtedness hereby	f the premises, during authorizing Mortga secured by any lawf	ng continuance of d gee to enter upon s il means,	efault hereunder, aid premises and,	, or to apply agair for to collect and	enforce the same wit	naming after for hout regard to a	dequacy of a	iny securi
OR THE PURPOSE OF Sovided in accordance w								
6-21-93	herewi	h executed by	Mortgagor and	l payable to	the order of Mo	ortgagee, in th	he principal	l sum
12,525.12 an newal or refinance; (3) Pa	yment of any addit	ional advances, with	interest thereon	, as may hereafte	r be loaned by Mort	gagee to Mortga	gor in a max	cimum su
terest thereon, where the tension of said Loan Agro d/or foreclosure expenses	eement, or any othe which are chargeab	ed to protect the si r agreement to pay le to the mortgagor	ecurity or in acco which may be so under the provis	ordance with the c ubstituted therefo sions of this mort	covenants of this Mo r. (6) Any sums exp gage and/or the Loa	ortgage; (5) Any ended by morte	renewal, fer	inancing
Il payments made by More FIRST: To the payment of expenses agreed to be payment of the payment o	nt of taxes and associated by the Mortgag ment of interest due	essments Wat may b	se levied and asse	Steel against saids:	oflowing order:	remiums, repair	s, and all ot	her charg
O PROTECT THE SECU	nies as Mortagaes m	ay from time to time	approve and to k	cen the policies the	refor, properly endo	rsed, on denosit s	with Mortgag	ree: and t
oss proceeds (less expenses	of collection) shalf is	it Mostgagee's option	n, be applied on a	aid indebtedness, or assessed within	whether due or not, o the State of Indiana i	or to the restorati	ion of said in es. or any par	provemon t thereof
pon the Loan Agreement of	r debt segured hereby he day fixed by law	, or upon the interest	st of Mortgagee in or penalty to accr	is and premises or in ue thereon, the off	i said Loan Agreems icial receipt of the pi	nt or said debt, as oper officer show	nd procure at wing paymen	nd delive it of all s
axes and assessments, (3) Telease of any lien which in a	'o keep said premise: any way may impair t	free from all prior he security of this M	liens except the expression of	disting first Mortga av when due anv p	ge, if any and upon (emand of Mortg	gagee to pay and, notwiths	and pro-
ight or option granted by a uch prior lien to increase at	ove the balance exist	ing at the time of the	making of this M	lortgage until this l	dortgage shall have b	een paid in full. ((5) In the ever	nt of def
y Mortgagor(s) under par ollectible or not), may (a) e letermining the validity the	effect the insurance a	bove provided for at	id pay the reasona	ible premiums and	charges therefor: (b)	pay all said taxes	s and assessm	ents with
letermining the validity the Mortgagee security therefor illowed by law, shall be dee	acceptable to it); a	nd (c) pay such lien	s and all such dis	sbursements, with	interest thereon from	n the time of pay	yment at the	highest
thowed by law, shall be dec seep the buildings and other o restrictions of record or o	improvements now	or hereafter erected i	n good condition	and repair, not to	commit or suffer any	waste or any use	of said premi	ises cont
Mortgagee, and to permit M valuation or appraisement l	lortgagee to enter at	all reasonable times	for the purpose of	linspecting the pre	mises. (7) That they	⊮ill pay, prompti	ly and withou	it relief f
payment of the indebtednes	s hereby secured, or lien hereof, without	of any portion there	cof, may be exten	ded or renewed, a May of any person	nd any portions of the or corporation for the	e premises herein a payment of sai	n described n id indebtedne	nay, with
of this instrument upon the	remainder of said promise affect any such	emises for the full ar	nount of said indent the lien hereby o	sbledness then rem realed) (10) If any	aining unpaid. (9) No of the undersigned i	o change in the or s a married perso	wnership of s on, he/she re	aid pren presents
varrants that this instrumer or another, but that he/sh	nt has been executed	n his/her behalf, an	d for his ther sold	and separate use a	and benefit and that t	ic/she has not ex	recuted the sa	ime as su
T IS MUTUALLY AGRE	ED THAT: (1) If the	Mortgagor shall fia	or neglect to pay	installments on sai	d Loan Agreement o	on any other ad	vance or obli	gation w
nay be secured hereby as tr intil expiration of the perio regard to the solvency or in	d of redemption. Mo	rtgagee shall be entit	iled as a mater of	right, without noti	ce/to Mortgagor(s) o	r any person claii	ming under ti	nem, wit
egard to the solvency of midequacy of the security, and poer to take possession of s	d whether or not the	same shall then be o	occupied by the ov	wner of the equity (of redemption, to the	immediate appo	pintment of a	receiver
and the maintenance of the	security. (2) As addi	tional security for these and all future lea	ie repayment of thises, including any	indebtedness hei voil, gas or minera	eby secured, Mortga l leases covering all o	gor(s) hereby ass r any part of the	sign to Mortg premises her	zagee an ein desc
nd any extensions or rene	wals of said leases, a	ind all rents, royalti	ies, issues, income ad to collect such	e and profits there rents, rovaltics, i	of, and Mortgagee (ssues, income and p	s nereby granted rofits. Mortgago	r (s) hereby a	i the eve luthoriz
nstruct the lessee under any	y such lease, or his o lease or hy reason o	r its assigns or succe f such occupancy, (3	ssors in interest,) Mortgagee shall	to pay to Mortgag be subrogated to	ce all rents, delay rer the lien of any and al	its, royalties of ii I prior encumbra	ncome that n inces, liens or	nay be d charges
and discharged from the pr	occeds of the Loan.	Agreement hereby so	ecured, and even vises affected ther	though said prior chy to the extent o	liens have been relea f such navments, rest	sed of record, th sectively, (4) Wh	ie repayment ienever by the	ot said terms c
nstrument or of said Load	n Agreement Mortg	agee is given any 0 e for fulfillment of 1	ption, such optic their covenants at	on may be exercis	ed when the right a in contained, and all	cerues, or at any	y time therea is Mortgage	atter. (: shall in
and be binding upon the hei	rs, executors, admini	strators, successors,	grantees, lessees : either this Mortes	and assigns of the page nor said Loan	arties hereto, respec Agreement shall be d	nvery. (6) Notwit leemed to impose	tnstanding an	iyining i tgagor(:
obligation of payment, executanges under condemnati	an for injury to or t	aking of any part of	of all of said prope	erty is hereby assig	ned to Mortgagee wi	in authority to ai	ppiv or releas	se the m
eccived, as above provided hereon when due or if the	ra chall ha a failure r	on the part of Morti	pagor to comply v	with any covenant	, condition or provisi	ion of this Morti	gage, includi	ng causi
permitting the principal bal loan Agreement and the will and liens, as herein specified	hala indahtadness le	le innearmed charges.	if any, secured by	this Mortgge, incl	uding all payments b	or taxes, assessm	ients, insuran	ice prem
ind hens, as nerein specifie ind become due and payabl Mortgagee's reasonable att	a at Anga Ar at anu i	ime thereafter at Mo	arteapee's ontion	hy toreclosure or	otherwise. In the evei	at of such defaul	t. Mortgagor	agrees
prohibited or limited by the	e provisions of the l	ndiana Uniform Co	nsumer Credit Co	ode.	m mu me paymen		7, 1110 11103112	inger un
TATE OF INDIANA,		} <i>w</i> :	1		DATE OF MORT	'GAGE <u>6-2</u>	21-93	
efore me, the undersigned in this21_ day of	i, a Notary Public in JUNE	and for said Count	y and State, personally	IN WITNESS H	HEREOF, said Mon	rigagor(s) hereu	nto set hand	and so
ppeared JAMES LESL nd acknowledged the exec	rution of the above a	HY LEE LANDE	R age.	MORTGAGOR	Leslas BORROWER - M	"Accord	lin	O (:
Vitness my Signature and S	Seat.	My Commiss	ion Expires.	UJAMES LES	LEGET LAWRERY		,	
		, co			,) (
Janes	XX	2-4-97		Sarol	LEEP CANBER	· An	der	(