	e22nd _ day of .	June 19 93	, bolwoon Charlie Washing	gton Jr.
			referred to as MORTGAGORS, and	
Financial Services,			whose address is2020 E.	
		, hereinalier rofor		<u> </u>
			ings to Morlyngna, its successors and	/
		-		• , , ,
The property hereby mortga interests, rents and profits. TO HAVE AND TO HOLD to the successors and assigns, fore and have authority to convey the will forever warrant and defend if mortgagers shall fully perform mortgage secures, then this MORTGAGORS AGREE: To hazards with an insurance compounds in favor of Mortgages as on said property in a sum not exhort agree to be fully responsible for gages for the profection or present to be fully responsible for gages for the profection or present on the profection or present in the profit that of this mortgage hortgagers with the among the date hereof. If Mortgagors have been the mortgaged property if default be made in the telestallments when due, or if Mortgagors for the mortgage of Mortgagors herein contained same, then the whole amount it	the said property hereinalte ever; and Mortgagers herebes same, that the title so continue the same, that the title so continue the same into mortgages form all the terms and condis mortgage shall be null, you will be to be the mortgage shall be null, you will be to do business its interest may appear, and cooling the amount of Morte and the property shall be to the property shall be to make any of the found so paid, adding the same full to make any of the found so paid, adding the same or conditions of the desire and so paid, adding the same or conditions of the desire and so paid, adding the same or conditions of the desire and so paid, adding the same or conditions of the desire and so paid and property or any tall the desire and shall be one of the same of th	er described, with all the privite by covenant that mortgagors are provided to the privite by covenant that mortgagors are provided to the privite by covenant that mortgagors and unembed against all claims whatsover titions of this mortgage and shall yold and of no further force and perty, including the buildings areas in the State of Indiana, accerding to the following the buildings areas in the State of Indiana, accerding to Mortgagor's Indebtoding the repair upon demand and if her expenses incident to the owney be created against the prondebtedness which may be secongoing payments, they hereby ame to Mortgagor's Indebtodness which may be secongoing payments, they hereby ame to Mortgagor's Indebtodness which may be second improvements thereon, and tapair, normal and ordinary and tapair and tapair, normal and ordinary and tapair and tapair, personal and ordinary and tapair and tapair, personal and ordinary and tapair and tapair, personal and ordinary and tapair and t	and improvements thereon, fully insure aptable to Mortgagee, which policy she hey hereby authorize Mortgageo to in loci not exceeding the term of such indicess. If Mortgagee elects to waive such and suggested the sure of the such and suc	emente, righte, priviloges, silonging unto mortgagee, aid property in foe simple bare and that mortgagers any, hereinafter shown, me, the obligations which all times against all all contain a loss-payable is ure or renew insurance ebtedness and to charge the insurance Mortgagers and to charge the due in order that no e, and to pay, when due, he mortgage and existing he on their behalf, and to liligence in the operation, mortgaged premises, and or in the payment of any re, or have a receiver appeal and or their behalf, and to sell all or any part of the sell all or any part of the lice or demand, and shall
possession of the mortgaged prehall pay all costs which may be execution or existence of this recosts, and a reasonable fee for sale, including expenses, fees and repair made in order to play to the part of Mirights in the event of any other shall be construed to proclude it may onforce any one or more to	roperty with the repts, issue incurred or paid by Mort mortgage and in the event the search made and pretand payments made to pretace the same in a condition origages to exercise any or subsequent defaults or it from the exercise thereof temedias herounder success	es, income and profite therefrom the connection with any confection with any color for eclosure of this mongage paration for such foreglosure, to vent or remove the imposition on to be sold. If its rights horounder for default broaches of covenant, and no details any time during the continual scively or concurrently at its operations.	even enforcement, Mortgages shall be now without foreclosure or other built or without foreclosure or other built or proceeding to which it may be a Mortgagore will pay to the Mortgagogether with all other and further expositions or claims against the property list or breaches of covenant shall be close or the part of Mortgages in exercise of any such default or breach of cotton.	proceedings. Mortgagors a party by reason of the ee, in addition to taxable consess of foreclosure and and exponses of upkeep construed to prejudice its reising any of such rights covenant, and Mortgagoo
possession of the mortgaged prehall pay all costs which may be execution or existence of this recosts, and a reasonable fee for eals, including expenses; fees and repair made in order to play to failure on the part of Minghts in the event of any other shall be construed to proclude it may enforce any one or more to All rights and obligations he parties hereto.	roperty with the repts, issue a incurred or paid by Mort mortgage and in the event the search made and pretend payments made to pretect the same in a condition origages to exercise any or subsequent defaults or it from the exercise thereof temedias herounder successorounder shall extend to an	es, income and profite therefrom the sages in connection with any color of foreclosure of this mongage paration for such foreglosure, to vent or remove the imposition on to be sold. If its rights horounder for default broaches of covenant, and no cat any time during the continual estylety or concurrently at its open the binding upon the several foreign.	even enforcement, Montgages shall bo n, with or without foreclosure or other Built or proceeding to which it may be a. Montgagore will pay to the Montgagore will pay to the Montgagore will pay to the Montgagore of sealing property list or breaches of covernant shall be co- tology on the part of Montgagore in exe- ance of any such default or breach of co-	proceedings. Mortgagors a party by reason of the ee, in addition to taxable lease of foreclosure and and expenses of upkeep construed to prejudice its reising any of such rights covenant, and Mortgagoo
prosession of the mortgaged prehall pay all costs which may be execution or existence of this receits, and a reasonable fee for eals, including expenses, fees and repair made in order to play to have the part of Mights in the event of any other shall be construed to proclude it may enforce any one or more it. All rights and obligations he parties hereto. The plural as used in this	roperty with the repts, issue a incurred or paid by Mort mortgage and in the event the search made and pretand payments made to pretice the same in a condition origages to exercise any or subsequent defaults or it from the exercise thereof temedias herounder successorounder shall extend to an instrument shall include the	es, income and profite therefrom the second of foreclosure of this mongage paration for such foreclosure, to vent or remove the imposition on to be sold. If its rights horounder for default broaches of covenant, and no detail and time during the continual servery or concurrently at its open the binding upon the several foreclines.	even enforcement, Montagee shall bon, with or without foreclosure or other stiff or proceeding to which it may be a. Mortagore will pay to the Mortago ogether with all other and further expositions or claims against the property lits or breaches of covenant shall be closure of any such default or breach of course of any such default or breach of chition.	proceedings. Mortgagors a party by reason of the ee, in addition to taxable sonses of foreclosure and and exponses of upkeep construed to prejudice its roising any of such rights covenant, and Mortgagoo trators and assigns of the
procession of the mortgaged prehall pay all costs which may be execution or existence of this receits, and a reasonable fee for eale, including expenses; fees and repair made in order to plath to the event of any other shall be construed to proclude it may enforce any one or more reasonable feet of the parties hereto. The plural as used in this The real property hereby mas follows:	roperty with the repts, issue incurred or paid by Mort mortgage and in the event the search made and prey and payments made to previous the same in a condition origages to exercise any or subsequent defaults or it from the exercise thereof temedies herounder successorounder shall extend to an instrument shall include the mortgaged is located in	es, income and profite therefrom the second of foreclosure of this mongage paration for such foreclosure, to vent or remove the imposition on to be sold. If its rights horounder for default broaches of covenant, and no detail and time during the continual servery or concurrently at its open the binding upon the several foreclines.	even enforcement, Montagee shall bon, with or without foreclosure or other stiff or proceeding to which it may be a. Mortagore will pay to the Mortago ogether with all other and further expositions or claims against the property lits or breaches of covenant shall be closure of any such default or breach of course of any such default or breach of chition.	proceedings. Mortgagors a party by reason of the ee, in addition to taxable consess of foreclosure and and exponses of upkeep construed to prejudice its reising any of such rights covenant, and Mortgagoo
procession of the mortgaged prehall pay all costs which may be execution or existence of this receive, and a reasonable fee for sale, including expenses, fees and repair made in order to play No failure on the part of Minights in the event of any other shall be construed to proclude it may enforce any one or more reall rights and obligations he parties hereto. The plural as used in this The real property hereby mas follows: IN: 26-34-0022-0042	roperty with the repts, issue incurred or paid by Mort mortgage and in the event the search made and prey and payments made to previous the same in a condition origages to exercise any or subsequent defaults or it from the exercise thereof temedies herounder successorounder shall extend to an instrument shall include the mortgaged is located in	es, income and profite therefrom the second of foreclosure of this mongage paration for such foreclosure, to vent or remove the imposition on to be sold. If its rights horounder for default broaches of covenant, and no detail and time during the continual servery or concurrently at its open the binding upon the several foreclines.	even enforcement, Montagee shall bon, with or without foreclosure or other stiff or proceeding to which it may be a. Mortagore will pay to the Mortago ogether with all other and further expositions or claims against the property lits or breaches of covenant shall be closure of any such default or breach of course of any such default or breach of chition.	proceedings. Mortgagors a party by reason of the ee, in addition to taxable sonses of foreclosure and and exponses of upkeep construed to prejudice its roising any of such rights covenant, and Mortgagoo trators and assigns of the
procession of the mortgaged prehall pay all costs which may be execution or existence of this receive, and a reasonable fee for eale, including expenses; fees and repair made in order to play to failure on the part of Mrights in the event of any other shall be construed to preclude it may enforce any one or more of All rights end obligations he parties hereto. The plural as used in this The real property hereby mas follows: IN: 26-34-0022-0042 and Description: Other Thirty-Four (34)	roperty with the regts, issued incurred or paid by Mort mortgage and in the event of the search made and prey and payments made to previous the same in a condition origages to exercise thereof is median herounder successorounder shall extend to an instrument shall include the horigaged is located in and Thirty-Five	es, income and profite therefrom the second of foreclosure of this mortgage paration for such foreclosure, to vent or remove the imposition on to be sold. If its rights horounder for default broaches of covenant, and no detail and time during the continual servery or concurrently at its onto the binding upon the several for singular where applicable.	even enforcement, Mortgages shall bon, with or without foreclosure or other built of proceeding to which it may be a Mortgagore will pay to the Mortgagore with all other and further export liens or claims against the property lies or breaches of covenant shall be closure of any such default or breach of contion. County, State of I	proceedings. Mortgagors a party by reason of the ee, in addition to taxable conserved to prejudice its reising any of such rights covenant, and Mortgagoo trators and assigns of the indiana, and is described
procession of the mortgaged prehall pay all costs which may be execution or existence of this receive, and a reasonable fee for eale, including expenses, fees and repair made in order to play the number of the execution of any other shall be construed to proclude it may enforce any one or more of All rights end obligations he parties hereto. The plural as used in this The real property hereby mas follows: IN: 26-34-0022-0042 and Description: Other Thirty-Four (34) and Hammond, As Shown LSO COMMONLY KNOWN A	roperty with the repts, issued incurred or paid by Mort mortgage and in the event of the search made and prey and payments made to prevaice the same in a condition origages to exercise any of or subsequent defaults or it from the exercise thereof temedies herounder successorounder shall extend to an instrument shall include the mortgaged is located in— 2 2 2 3 3 4 4 4 4 4 4 4 4 4 4 4	es, income and profite therefrom the sages in connection with any color foreclosure of this mongage paration for such foreclosure, to vent or remove the imposition on to be sold. If its rights horounder for default broaches of covenant, and no cat any time during the continual salvely or concurrently at its oping the binding upon the several forecast of the bind	exchenior coment, Montgages shall be now without foreclosure or other buff or proceeding to which it may be a Montgagore will pay to the Mortgagogether with all other and further export liens or claims against the property lies or breaches of covenant shall be closely on the part of Montgages in exertnee of any such default or breach of country. County, State of I	proceedings. Mortgagors a party by reason of the ee, in addition to taxable conserved to prejudice its reising any of such rights covenant, and Mortgagoo trators and assigns of the indiana, and is described
procession of the mortgaged prehall pay all costs which may be execution or existence of this receive, and a reasonable fee for eale, including expenses, fees and repair made in order to play the number of the execution of any other shall be construed to proclude it may enforce any one or more of All rights end obligations he parties hereto. The plural as used in this The real property hereby mas follows: IN: 26-34-0022-0042 and Description: Other Thirty-Four (34) and Hammond, As Shown LSO COMMONLY KNOWN A	roperty with the repts, issued incurred or paid by Mort mortgage and in the event of the search made and prey and payments made to prevaice the same in a condition origages to exercise any of or subsequent defaults or it from the exercise thereof temedies herounder successorounder shall extend to an instrument shall include the mortgaged is located in— 2 2 2 3 3 4 4 4 4 4 4 4 4 4 4 4	es, income and profite therefrom the second of foreclosure of this mortgage paration for such foreclosure, to vent or remove the imposition on to be sold. If its rights horounder for default broaches of covenant, and no detail and time during the continual servery or concurrently at its on the binding upon the several fits of the binding upon the several fits of the binding upon the several fits and the binding upon the day above the binding upon the b	exchenior coment, Montgages shall be now without foreclosure or other buff or proceeding to which it may be a Montgagore will pay to the Mortgagogether with all other and further export liens or claims against the property lies or breaches of covenant shall be closely on the part of Montgages in exertnee of any such default or breach of country. County, State of I	proceedings. Mortgagors a party by reason of the ee, in addition to taxable consess of foreclosure and and exponses of upkeep construed to prejudice its reising any of such rights covenant, and Mortgagoo trators and assigns of the indiana, and is described
procession of the mortgaged prehall pay all costs which may be execution or existence of this receive, and a reasonable fee for eale, including expenses, fees and repair made in order to play the number of the execution of any other shall be construed to proclude it may enforce any one or more of All rights end obligations he parties hereto. The plural as used in this The real property hereby mas follows: IN: 26-34-0022-0042 and Description: Other Thirty-Four (34) and Hammond, As Shown LSO COMMONLY KNOWN A	roperty with the rents, issued incurred or paid by Mort mortgage and in the event the search made and prey and payments made to prevace the same in a condition origagee to exercise any or subsequent defaults or it from the exercise thereof termedias herounder successorounder shall extend to an instrument shall include the mortgaged is located in— 2 2 2 2 3 3 4 4 4 4 4 4 4 4 4 4 4	es, income and profite therefrom the sages in connection with any of foreclosure of this montage paration for such foreclosure, to vent or remove the imposition on to be sold. If its rights horounder for default broaches of covenant, and no dat any time during the continual solvely or concurrently at its one of the binding upon the several forest the binding upon the several for singular where applicable. Reale (35), Fammond Real Page (37), Lake Coccet, Hammond, Indiana	exchenior coment, Montgages shall be now without foreclosure or other buff or proceeding to which it may be a Montgagore will pay to the Mortgagogether with all other and further export liens or claims against the property lies or breaches of covenant shall be closely on the part of Montgages in exertnee of any such default or breach of country. County, State of I	proceedings. Mortgagors a party by reason of the ee, in addition to taxable conserved for eclosure and end expenses of upkeep construed to prejudice its reising any of such rights covenant, and Mortgagoo trators and assigns of the indiana, and is described to the City
procession of the mortgaged prehall pay all costs which may be execution or existence of this receits, and a reasonable fee for eals, including expenses, fees and repair made in order to play the execution of any other anall be construed to proclude it may onforce any one or more of All rights and obligations he parties hereto. The plural as used in this The real property hereby the follows: IN: 26-34-0022-0042 and follows: The transport of the parties of the execution: The real property hereby the follows:	roperty with the rents, issued incurred or paid by Mort mortgage and in the event the search made and prey and payments made to prevace the same in a condition origagee to exercise any or subsequent defaults or it from the exercise thereof termedias herounder successorounder shall extend to an instrument shall include the mortgaged is located in— 2 2 2 2 3 3 4 4 4 4 4 4 4 4 4 4 4	es, income and profite therefrom the second of foreclosure of this mortgage paration for such foreclosure, to vent or remove the imposition on to be sold. If its rights horounder for default broaches of covenant, and no detail and time during the continual servery or concurrently at its on the binding upon the several fits of the binding upon the several fits of the binding upon the several fits and the binding upon the day above the binding upon the b	exchenior coment, Montgages shall be now with or without foreclosure or other built of proceeding to which it may be a Mortgagore will pay to the Mortgagogether with all other and further expositions or claims against the property like or breaches of covernant shall be closure of any such default or breach of counce of any such default or breach of county. State of the County, State of the County, Indiana. 1 ty Company's Addition ounty, Indiana.	proceedings. Mortgagors a party by reason of the ee, in addition to taxable conserved for eclosure and end expenses of upkeep construed to prejudice its reising any of such rights covenant, and Mortgagoo trators and assigns of the indiana, and is described to the City
procession of the mortgaged prehall pay all costs which may be execution or existence of this receits, and a reasonable fee for eals, including expenses, fees and repair made in order to play the execution of the part of Mrights in the event of any other shall be construed to proclude it may enforce any one or more of All rights end obligations he parties hereto. The plural as used in this The real property hereby the follows: IN: 26-34-0022-0042 and Description: ots Thirty-Four (34) and Hammond, As Shown LSO COMMONLY KNOWN AND COMMONLY	roperty with the rents, issued incurred or paid by Mort mortgage and in the event the search made and prey and payments made to prevace the same in a condition origagee to exercise any or subsequent defaults or it from the exercise thereof termedias herounder successorounder shall extend to an instrument shall include the mortgaged is located in— 2 2 2 2 3 3 4 4 4 4 4 4 4 4 4 4 4	es, income and profite therefrom the sage in connection with any color foreclosure of this mortgage paration for such foreclosure, to vent or remove the imposition on to be sold. If its rights herounder for default broaches of covenant, and no dat any time during the continual solvely or concurrently at its on the binding upon the several forest the binding upon the several for singular where applicable. Real Page 1700 in N. ske Concept, Hammorid, Indianathis mortgage on the day above the mortgage on the day above the several forest the mortgage on the day above the several forest the mortgage on the day above the several forest the mortgage on the day above the several forest the sever	exchenior coment, Montgages shall be now with or without foreclosure or other built of proceeding to which it may be a Mortgagore will pay to the Mortgagogether with all other and further expositions or claims against the property like or breaches of covernant shall be closure of any such default or breach of counce of any such default or breach of county. State of the County, State of the County, Indiana. 1 ty Company's Addition ounty, Indiana.	proceedings. Mortgagors a party by reason of the ee, in addition to taxable conserved for eclosure and end expenses of upkeep construed to prejudice its reising any of such rights covenant, and Mortgagoo trators and assigns of the indiana, and is described to the City
procession of the mortgaged prehall pay all costs which may be execution or existence of this receive, and a reasonable fee for eale, including expenses, fees and repair made in order to play the part of Mrights in the event of any other shall be construed to preclude it may enforce any one or more of All rights and obligations he parties hereto. The plural as used in this The real property hereby mas follows: IN: 26-34-0022-0042 as follows: IN: 26-34-0022-0042 as follows: Thirty-Four (34) Hammond, As Shown as COMMONLY KNOWN as IN WITHESS WHEREOF MATTIE Washingt	roperty with the rents, issued incurred or paid by Morthorizage and in the event the search made and prey and payments made to previous the same in a condition origages to exercise any or subsequent defaults or it from the exercise thereof emedias herounder successorounder shall extend to an instrument shall include the horizaged is located in 22 and Thirty-Five in Plat Book 9, AS: 1141 May Str. Mortgagore have executed the default. ACKNOWLEDGEME	es, income and profite therefrom the second in connection with any color for eclosure of this mortgage paration for such foreclosure, it went or remove the imposition on to be sold. If its rights horounder for default broaches of covenant, and no detail and time during the continual servery or concurrently at its on the binding upon the several for singular where applicable. Lake Page 17 only Lake Concept, Hammond Real Page 17 only Lake Concept, Hammond The day above this mortgage on the day above the several forms of the several forms on the several forms of the sev	expheniorcement, Montagges shall bon, with or without foreclosure or other built of proceeding to which it may be a Montagger with all other and further expositions or claims against the property lies or breaches of covenant shall be closure of any such default or breach of closure of any such default or breach of county. State of the county, State of the county, Indiana. County, State of the control of the county, Indiana. 1 Thership bohrower	proceedings. Mortgagors a party by reason of the ee, in addition to taxable consess of foreclosure and end exponses of upkeep construed to prejudice its reising any of such rights covenant, and Mortgagoo trators and assigns of the indiana, and is described to the City
procession of the mortgaged prehall pay all costs which may be execution or existence of this research including expenses, fees and repair made in order to play the majority made in order to play the part of Minghts in the event of any other shall be construed to preclude it may enforce any one or more of All rights and obligations he parties hereto. The plural as used in this The real property hereby mas follows: N: 26-34-0022-0042 The plural as used in this the real property hereby mas follows: The real property hereby mass follows: The real property hereby mass follows:	roperty with the rents, issued incurred or paid by Morthorizage and in the event the search made and prey and payments made to previous the same in a condition origages to exercise any or subsequent defaults or it from the exercise thereof emedias herounder successorounder shall extend to an instrument shall include the horizaged is located in 22 and Thirty-Five in Plat Book 9, AS: 1141 May Str. Mortgagore have executed the default. ACKNOWLEDGEME	es, income and profite therefrom the second in connection with any color for eclosure of this mortgage paration for such foreclosure, it went or remove the imposition on to be sold. If its rights horounder for default broaches of covenant, and no detail and time during the continual servery or concurrently at its on the binding upon the several for singular where applicable. Lake Page 17 only Lake Concept, Hammond Real Page 17 only Lake Concept, Hammond The day above this mortgage on the day above the several forms of the several forms on the several forms of the sev	expheniorcement, Montagges shall be now the or without foreclosure or other but of proceeding to which it may be a mortagge of the proceeding to which it may be a mortagge of the property of liens or claims against the property lies or breaches of covenant shall be closured in exemption the part of Mortagges in exemption. County, State of I try Company's Addition ounty, Indiana. a, 46320 yo shown.	proceedings. Mortgagors a party by reason of the ee, in addition to taxable consess of foreclosure and end expenses of upkeep construed to prejudice its reising any of such rights covenant, and Mortgagoo trators and assigns of the indiana, and is described to the City
procession of the mortgaged prehall pay all costs which may be execution or existence of this recosts, and a reasonable fee for eals, including expenses, fees and repair made in order to play the failure on the part of Mrights in the event of any other shall be construed to proclude it may enforce any one or more repair and obligations he parties hereto. The plural as used in this The real property hereby mas follows: IN: 26-34-0022-0042 and the control of the mond, as shown the common of the control of the mond, as shown the common of the control of the mond, as shown the common of the control of	roperty with the rents, issued incurred or paid by Morthortgage and in the event the search made and preyand payments made to prevace the same in a condition origages to exercise any or subsequent defaults or it from the exercise thereof emedies herounder successorounder shall extend to an instrument shall include the horigaged is located in the payment and the pa	es, income and profite therefrom the second in connection with any color for eclosure of this mortgage paration for such foreclosure, it went or remove the imposition on to be sold. If its rights horounder for default broaches of covenant, and no detail and time during the continual servery or concurrently at its on the binding upon the several for singular where applicable. Lake Page 17 only Lake Concept, Hammond Real Page 17 only Lake Concept, Hammond The day above this mortgage on the day above the several forms of the several forms on the several forms of the sev	expheniorcement, Montagges shall bon, with or without foreclosure or other built of proceeding to which it may be a Montagger with all other and further expositions or claims against the property lies or breaches of covenant shall be closure of any such default or breach of closure of any such default or breach of county. State of the county, State of the county, Indiana. County, State of the control of the county, Indiana. 1 Thership bohrower	proceedings. Mortgagors a party by reason of the ee, in addition to taxable consess of foreclosure and end expenses of upkeep construed to prejudice its reising any of such rights covenant, and Mortgagoo trators and assigns of the indiana, and is described to the City
procession of the mortgaged prehall pay all costs which may be execution or existence of this receits, and a reasonable fee for sale, including expenses, fees and repair made in order to play the sale in the event of any other shall be construed to proclude it may onforce any one or more in All rights and obligations he parties hereto. The plural as used in this The real property hereby in as follows: IN: 26-34-0022-0042 and Description: Other Thirty-Four (34) and Thirty-Four (34) and Thirty-Four (34). The transport of the foregoing the execution of the foregoing in the execution of the foregoing the foregoing in the execution of the foregoing and the foregoing the foregoing the foregoing the sale of the sale of the foregoing the sale of the sale o	roperty with the repts, issued incurred or paid by Mort mortgage and in the event the search made and prey and payments made to prevace the same in a condition origagee to exercise any or subsequent defaults or it from the exercise thereof temedlas herounder successorounder shall extend to an instrument shall include the mortgaged is located in— 2 And Thirty-Five in Plat Book 9, AS: 1141 May Str. Mortgagore have executed to Jr. ACKNOWLEDGEME OFCook od, a notary public in and for mortgage.	es, income and profile therefrom the gages in connection with any color foreclosure of this mortgage paration for such foreclosure, to vent or remove the imposition on to be sold. If its rights horounder for default broaches of covenant, and no detany time during the continual solvely or concurrently at its one discount where applicable. Lake (35), Hammond Real Page 17/0 in Lake Coceet, Hammond In Lake Coceet, Hammond In Indiana this mortgage on the day above. MURICAGON ENT BY INDIVIDUAL OR PARTITION BAIL COUNTY AND INDIVIDUAL OR PARTITION BAIL COUNTY and state, porse	expheniorcement, Montagges shall bon, with or without foreclosure or other built of proceeding to which it may be a Montagger with all other and further expositions or claims against the property lies or breaches of covenant shall be closure of any such default or breach of closure of any such default or breach of county. State of the county, State of the county, Indiana. County, State of the control of the county, Indiana. 1 Thership bohrower	proceedings. Mortgagors a party by reason of the ee, in addition to taxable conserved to prejudice its reising any of such rights covenant, and Mortgagoo trators and assigns of the indiana, and is described to the City Mortgagora and acknowledged