t (1997)	0.		- Andrew Control of the Control of t	er en la capital de la capital	· · · · · · · · · · · · · · · · · · ·									
Recorded thi	is	_ day of	story replicately appearance on the s		The springers of the property of the	The fact that the state of the	_, A.D. 19	n March School (1 m March 1 m March	* * ***********************************	***************************************	manuscript (Spills) o to the	o'clock	maka matamaganga sintingan mere	
			66년~ 6 편집 1946년		REAL	. ESTAT	E MORT	IGAGE				100 mg/m 100		e la Se
			(This mo	a egagho		4.55	d indebted	A Control of		thereof.)	le di	-125 -125 -136		6
THIS INDEN	TURE WITH	NESSETH	, that		Antho	my J.	Kosteln	ik	The SHEW STREET CO.	es pinates and ess perature and	na man nitra apagaminjahili juwa man nitra	Annah was stance of the Special Specia	1-451-400-4-40 00 -16 000-1600-1600	2
Darla S.	4.4	03-40	YAN Yan		1. H.	(Altri	sband a	74.8					i fe	
hereinafter c	alled Mortoa	igor(s) of		Lake			Cou	inty in the	State of	34	1	Indiana	3	74
Mortgage(s)			175	15	427	186		W. 1	Oleno Ol	galakkanganja igana (pitara-tra)	e mana aparteja jeje iz dina jej vravstva	neum neuven um en erkinde die ein geschiede der erkeiten der erkeiten der erkeiten der erkeiten der erkeiten d erkeiten der erkeiten d		~
		1992.24		1			100		na vigor ignofalina moi ata 1 a ma ma		standardinales es et	-		
hereinafter c		- 4									Lake	Cou	inty, in the	e Siaic
- 12 - 12 - 12 - 12 - 12 - 12 - 12 - 12	Indi	ana		, th	e followin	ng describe	ed Real Est	tate situati	ed in		LONG	****		-
County, in th	e State of In	diana, as	follows, 1	to wit:				SECTION SECTIO				المقالمة	<u> </u>	}
Situated as follo	WD I			124	1497						196	mi	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	_
Lot 16 i Lake Cou			141-1-		the C	thu of	Hohart	ac ch	Man ir) Plat	Book	1025	age Op4	3
Lot 16 1 Lake Cou	n rille) inty, Inc	u s Ac liana.	101 £10	u, an	uis C	TCA OF	HONGE L	, us si	~~~~~ #J		i de la	S	7	77
Commonly	r knewn z	35: 21	l Nort	h Line	ia. Hol	bart. I	ndiana	46342.				ţ	69:11HV	8
	- A	n ti		/1			ent					£	6	ह
Subject	. V.	60	/							Parks Parks				- 6
Easement	s, cover	nants,	and r	estri	tions	contai	ned in	prion	instra	umenta her ma	of r	ecord, which	all t would	ouild 1 be
and zoni disclose	ed by an	accar	ate su	rvey	Euthe	premis	the pr	opert	y of	1140		10 E		- -
				the L	ake (Count	y Rec	order	!			, 13 i.		4
DEMAND F		K	nytime a				the date							
(if checked)		elect	to exerc	ise this	option ye	ou will be	and all ungiven writt	iten notice	of elect	ion at le	ast 90 c	days befo	ore paym	ent in
1.00 m 2.00 m 2.00 m							the right to ex							
SEE CONTRACTOR OF THE SEE							ment pena		Salar -	: Name :				
- Advantage .	7.07			37						11.1	-	44.4644		100
									\$ <mark>8,07</mark>	4.71-			otolles == t	
interest then	the Mortgag eon, all as i	gor(s) a <mark>nd</mark> provided	l payable in said n	to the Mote, and	ortgage, any ren	on or befo swal there	of the Mo	60 ortgagor(s)	express	_ mont ly agree	ns after o (s) to pa	date, in ins	m of mor	ney ab
executed by interest then secured, all	the Mortgag eon, all as p without relie	gor(s) a <mark>nd</mark> provided of from va	l payable in said n aluation c	to the Motor, and or apprais	ortgage, any rens sement le	on or befo swal there aws, and v	re toli the Mo with attorne	60 ortgagor(s) eys fees;	expressi and upor	monti ly agree n failure t	ns after o (s) to pa to pay a	ty the sur my installr	m of mor ment on	ney ab said n
executed by interest then secured, all or any part then said no	the Mortgage eon, all as a without relie thereof, at ote shall im	gor(s) and provided of from va maturity, mediately	I payable in said nation of the in the due	to the Mote, and praparate the and pay	ortgage, any rensement le sereort, o yable, an	on or befo swal there aws, and v or any part and this mo	of the Mo with attorned t thereof, v	60 ortgagor(s) eys fees; when due, ay be fore	expression and upor the toclosed a	month y agree n failure t taxes or ccording	ns after of (s) to pa to pay a insurance ly; it is t	ty the sur my installr ce as her further ex	m of mor ment on reinafter a cpressly a	ney ab said n stipula agreed
executed by interest them secured, all or any part then said no the undersig and charges	the Mortgageon, all as a without relied thereof, at ote shall impred, that us against sail	gor(s) and provided of from va maturity, mediately intil all ind d premise	I payable in said naturation of the interest to due debtedness paid a	to the Motor, and or appraisanterest the and payers owing sthey be	ortgage, any renderent lessement les entre lessement les entre lessement les entre les	on or before wall there alws, and wall this modern to the or and she wall and she w	orionic the Mo with attorned the control of origage ma any renewant the control of the control o	ortgagor(s) eys fees; when due, ay be fore al thereof e buildings	expression and upor or the teclosed aris paid, and imp	monthly agreed failure to take or coording said Moorovemer	ns after of (s) to pay a insurance ly; it is fortgagor(s) there	ty the sur iny installr ce as her further ex s) shall ke on insure	m of mor ment on reinafter a pressly a eep all to d for fire,	ney ab said no stipula agreed agal ta extend
executed by interest then secured, all or any part then said no the undersig and charges coverage, vi	the Mortgageon, all as without relied thereof, at ote shall imaged, that us against sale andalism anda	gor(s) and provided of from va maturity, mediately intil all ind d premise ad malicio	I payable in said naturation of the in be due debtedness paid a pus miscl	to the Monote, and or appraisanterest the and payers owing a they be hier for the content of the	ortgage, any ren- sement le sereort, o yable, an g on said ecome do he benef	on or before was, and was, and was, and was, and this modern or a property or and shift of the h	with allome t thereof, v ortgage ma any renewa all keep the Mortgagee	ortgagor(s) eys fees; a when due, ay be fore al thereof e buildings as its int	expression and upor or the tolosed are is paid, and implements much meters of the control of the	monthly agreed failure taxes or ccordingly said Moorovementay appe	ns after of (s) to pay a insurance ly; it is fortgagor(s) there	ty the sur iny installr ce as her further ex s) shall ke on insure	m of mor ment on reinafter a pressly a eep all to d for fire,	ney ab said no stipulal agreed egal ta extend
executed by interest then secured, all or any part then said no the undersig and charges coverage, vithe amount of	the Mortgageon, all as without relie thereof, at ote shall imposed, that us against sai andalism ar of Eight	gor(s) and provided of from va maturity, mediately intil all ind d premise and malicio Thous	payable in said no alluation con the in be due debtedness paid a surable and Se	to the Motor, and or appraise the and payers owing a they be niel for the and payers.	orlgage, any ren- sement le ereort, e yable, an g on said ecome do he benef four	on or before was all there was, and the part of this modern to the part of the	orio the Mo with altorned thereof, v ortgage ma any renewa ell keep the Mortgagee / 100	ortgagor(s) eys fees; a when due, ay be fore eal thereof e buildings as its int	expression and upor , or the teclosed a is paid, is and implements m	monthly agreed failure to taxes or coordings said Moorovemer and appearance of the coordings of the coordinates of the	ns after of (s) to pay a to pay a insurance ly; it is there har, and collars (\$	ay the sur iny installr ce as her further ex s) shall ke on insure the police	m of mor ment on reinafter a pressly a eep all le d for fire, y duly as 71	ney ab said n stipula agreed egal ta , exten ssigned
executed by interest then secured, all or any part then said not the undersig and charges coverage, vithe amount of and failing to in said note	the Mortgageon, all as without relied thereof, at ote shall imposed, that us against sale andalism and Eight od o so, sale, shall be a	gor(s) and provided ef from va maturity, mediately intil all ind d premise and malicio Thous id Mortga and beco	payable in said no cor the in be due debtedne es paid a sus miscle and Segge may me a pa	to the Motor, and or appraisanterest the and payers owing a they be hier for the even by pay salent of the	ortgage, any ren- sement le sereon, e vable, an g on said ecome de he benef four d taxes, indebte	on or beforeway, and war any part of this mod one or and shift of the fand 71 charges adness sec	with attorned thereof, vortgage ma any renewal keep the Mortgagee /100	ortgagor(s) eys fees; awhen due, ay be fore all thereof e buildings as its int	expression and upor a closed a is paid, is and implements much age. If no ange, if no age.	monthly agreed failure to taxes or coording said Moorovementary appearance of contract to the contract failure to the contract	ns after c (s) to pay to pay a insurance ly; It is f rtgagor(s ats there ar, and collars (\$ paid, wit try to la	ty the sur iny installr ce as her further ex s) shall ke on insure the police is 8.074, th interest w, this m	m of more ment on a reinafter a corressly a eep all lead for fire, y duly as	ney ab said n stipula agreed agal ta extenssigned attentate state state state and a said a shall a said a s
executed by interest then secured, all or any part then said no the undersig and charges coverage, vithe amount and failing to in said note secure the heirs, person	the Mortgageon, all as without relied thereof, at ote shall imaged, that us against sale andalism and Eight o do so, sale, shall be a payment of nal represer	gor(s) and provided of from va maturity, mediately intil all ind d premise and malicio Thous id Mortga and beco all renev ntatives ar	payable in said no aliuation or the in be due debte due es paid alius miscland Segee may me a pawals and assign	to the Motor, and payers owing a they be hier for the ven by pay said art of the renewal ns, coven	ortgage, any rent sement le sereort, o yable, an g on said ecome de he benef four d taxes, indebte l notes h	on or before was, and was, and was, and this mode or any part of the day, and shift of the day, and the day, an	with attorned the thereof vortigage manany renewated keep the Mortgagee /100	ortgagor(s) eys fees; awhen due, ay be fore all thereof e buildings as its int rance, and his mortga i all exten- ote and int	expression and upor or the toclosed are is paid, is and implements much age. If no islons the terest as	monthly agreed failure to taxes or ccording said Moorovementay appearance of the contraction of they because the contraction of	ns after c (s) to pay to pay a insurance ly; it is f rtgagor(s ats there ear, and collars (\$ paid, with try to lare e Mortg come du	ty the sur iny installr ce as her further ex s) shall ke on insure the police 8,074 th interest w, this managers for ue and to	m of more ment on reinafter a corressly a corressly a corressly a corressly and for fire, by duly as a corressly at at the mortgage or themse repay su	ney ab said no stipulat agreed agal ta extensissigned ate sta shall a dives, ti
executed by interest them secured, all or any part then said not the undersig and charges coverage, vithe amount and failing to in said note secure the heirs, person advances, if	the Mortgageon, all as without relied thereof, at one shall impred, that us against sale and alism and Eight o do so, sale, shall be a payment of nal represent any, with i	gor(s) and provided of from va maturity, mediately intil all ind d premise and malicio Thous id Mortga and beco all renev ntatives ar nterest th	payable in said no aliuation or the in be due debtedne es paid a sus miscland Segee may me a payals and assignereon as	to the Motor, and payers owing a they be hier for the venty or pay said and of the renewal ans, coven as provide	ortgage, any rent sement le sereort, o vable, an g on said ecome of the benef four d taxes, indebted notes he sant and ed in the	on or before was, and was, and was, and this modern and shift of the day, and the day, a	with attorned thereof, vortigage ma any renewated keep the Merigagee/100	ortgagor(s) eys fees; awhen due, ay be fore all thereof e buildings as its int rance, and his mortga o all exten- ote and intencing suc	expression and upor , or the toclosed action is paid, is and implements much age. If no asions the terest as ch advanced to the advanced to the terest as th	monthly agreed failure to taxes or coording said Moorovementay appearance of they become they become for the formal for	ns after c (s) to pa to pay a insurance ly; it is f rtgagor(s ats there ear, and collars (\$ paid, with try to late me Mortg come du nortgago	ty the sur iny installr ce as her further ex s) shall k in insure the police 8.074. th interest w, this m pagors for ue and to or shall fa	m of more ment on reinafter a corressly a corressly a corressly a corressly and for fire, by duly as a corressly at at the mortgage or themsel repay suil to keel	ney ab said n stipula agreed egal ta extenssigned at stall a shall a lives, tuch fur p the
executed by interest then secured, all or any part then said no the undersig and charges coverage, vithe amount and failing to in said note secure the heirs, person	the Mortgageon, all as without relied thereof, at ote shall impred, that us against sale and alism and Eight————————————————————————————————————	gor(s) and provided of from variativity, mediately intil all included premise and malicion Thous and become all renew interest the conference of the confere	payable in said no cor the in be due debtedne as paid a sus miscle and Se me a payals and assignere on a sair or shi	to the Motor, and payers owing they be	ortgage, any rensement le sement le	on or before was, and was, and this modern to the distribution of	thereof vortgage ma any renewatel keep the Merigagee/100	ortgagor(s) eys fees; awhen due, ay be fore all thereof e buildings as its int arance, and his mortga i all exten- ote and int encing suc inger of the	expression and upor , or the toclosed and implements much age. If no assions the terest as ch advance element	monthly agreed failure to taxes or coording said Moorovementay appearance of they become they become for the formal for	ns after c (s) to pa to pay a insurance ly; it is f rtgagor(s ats there ear, and collars (\$ paid, with try to late me Mortg come du nortgago	ty the sur iny installr ce as her further ex s) shall k in insure the police 8.074. th interest w, this m pagors for ue and to or shall fa	m of more ment on reinafter a corressly a corressly a corressly a corressly and for fire, by duly as a corressly at at the mortgage or themse repay suil to keep	ney ab said no stipular agreed agal ta extensioned at extensioned
executed by interest then secured, all or any part then said not the undersig and charges coverage, vithe amount and failing to in said note secure the heirs, person advances, if estate in a Mortgagee r	the Mortgageon, all as without relied thereof, at ote shall imposed, that us against sail and alism and Eight————————————————————————————————————	gor(s) and provided of from variativity, mediately intil all included malicion Thous id Mortga and becontatives are interest the ion of reputativity and provided malicion of reputativi	payable in said no alluation of the ir be due debtedness paid arous miscland Search and said and assignment or shair or shair or shair on, this reion, this reion in said no assignment as are ne-	to the Motor, and praparate the and payers owing a they be hier for the preventy pay sale and of the renewal as, coven all permicessary in mortgage	any rensement le ereore, a vable, an aid ecome de he benefaction de taxes, a indebte inotes in ant and et in the rean its judge and all se	on or before was all there aws, and was and this mod inote or the and 71 charges a dness sectorered, tog agree to proceed a state to proceed a summent to proceed a summent to proceed a summent to proceed a summer to proceed a	with attorned thereoff vortgage ma any renewal kesp the Merigagee / 100 and/or insurcured by the pether with pay said not once evide to be in dar rotect the reby secured by	ortgagor(s) eys fees; awhen due, ay be fore eal thereof e buildings as its int rance, and his mortga i all exten ote and int encing suc inger of the eal estate.	expression and upor , or the toclesed a is paid, is and implementation	monthly agreed failure to taxes or coordingly said Moorovemer and appearance of the poor contractions. The poor contractions of the poor contracti	ns after of (s) to pay a insurance ly; it is there har, and hollars (\$ paid, with a Mortg come dunortgago lalism or hyable at	the option	m of more ment on reinafter a corressly a corresponding a corr	ney ab said no stipular agreed agal ta extensissigned attention at
executed by interest then secured, all or any part then said not the undersign and charges coverage, vithe amount and failing to in said note secure the heirs, person advances, if estate in a Mortgagee r. If not prohibit and forthwith of such title	the Mortgageon, all as without relie thereof, at ote shall im gned, that us against sai andalism ar of Eight————————————————————————————————————	gor(s) and provided of from variativity, mediately intil all included premise and malicion Thous. Thous all renew thatives are interest the conveyare or regulative per in	payable in said no dilutation of the irr be due debtedness paid a payable me a payable and assignment of the irr be as are necession, this recession of the irr be as are necession, the irr be as a constant and irr be as a constant	to the Motor, and praparate the and payers owing a they be the for the provider of the provider all permit cessary in mortgage lortgagor entities of the provider of the provider all permits and permits of the permits provider all permits of the p	any rensement lesereon, e yable, an said come do taxes, indebted notes he hant and ed in the rean its judge and all sistile to other than	on or before was all or any part and this mod inote or a direction and the same of the sam	thereof variage may renewatel keep the Mortgagee /100 and/or insured by the pether with pay said not be in dar rotect the retel by secured variage of Mortgagor	ortgagor(s) eys fees; when due, ay be fore eal thereof e buildings as its int rance, and his mortga	expression and upor , or the toclosed a is paid, is and implementation age. If no islons the terest as the advance elementation aged in purcha	monthly agreed failure to taxes or coordingly said Moorovemer and appearance. The they because it is and pay property ser or tra	ns after of (s) to pay a to pay a insurance ly; it is fortgagor (s) there har, and hollars (\$ paid, with any to lain the Mortgago (alism or yable at and preansferee	the option assumes	m of more ment on reinafter a corressly a corresponding a correspo	ney ab said n stipular agreed egal ta extensisioner ate state state shall alves, the p the ner cau Mortgane vesebtedn
executed by interest then secured, all or any part then said not the undersig and charges coverage, vithe amount and failing to in said note secure the heirs, person advances, if estate in a Mortgagee r	the Mortgageon, all as without relies thereof, at ote shall impored, that us against sail and alism ar of Eight————————————————————————————————————	gor(s) and provided of from variativity, intil all incomplete of malicion Thous. Interest the conveyance of regulation of republic conveyance of consent	payable in said no divided in sa	to the Motor, and or appraisant erest the and payers owing a they be niet for the renewal and permit cessary in mortgage of the continuous of the continuous and permit cessary in mortgage of the continuous of the continuous and permit cessary in mortgage of the continuous and	any rensement lesereon, e yable, and come do he benefactured taxes, indebted notes he ant and ed in the rean its judge and all se it the roother than the four tha	on or before way and this modern any part of the form of the part of the form	with attorned thereof volume any renewal kesp the Marigagee /100 and/or insured by the pether with pay said not be in dar rotect the relation of Mortgagor process this	ortgagor(s) eys fees; when due, ay be fore eal thereof e buildings as its int rance, and his mortga his mortga his mortga eal exten ote and int encing suc enger of the eal estate. d shall bec of said mo r unless th	expression and upor , or the toclosed a is paid, is and implerests multiple and implementations the age. If no islons the terest as the advance elementation and interest as come due ortgaged in purchallortgagee	monthly agreed failure to taxes or coordingly said Moorovemer ay appearance for they become for they become for they become for and pay property ser or transhall given	ns after of (s) to pay a to pay a insurance ly; it is fortgagor (s) there are, and collars (\$ paid, with ary to lain the Mortgago (alism or and preansferee we Mortgago (s) to pay a to	the optior sagary Notice as her further exist shall keep the police of the option of t	m of more ment on reinafter a corresponding to the more part of the Mar upon the sthe inde of Accident and the more part at the more pay such that the more pay such that the more pay such that the more pays and	ney ab said ne stipulat agreed egal ta estencesigned extences shall a
executed by interest then secured, all or any part then said not the undersign and charges coverage, vithe amount of and failing to in said note secure the heirs, person advances, if estate in a Mortgagee r If not prohibit and forthwitt of such title secured her This notice pay all sums	the Mortgageon, all as without relies thereof, at one shall impored, that us against sain and alism and Eight————————————————————————————————————	gor(s) and provided of from variative, intil all incomplete of malicion of malicion of reputatives are interest the conveyare of consent of a period of this Mortal of the this Mortal of	payable in said not the in be due debtedned as paid as wals and service and assignment of the ince of M resons or of the M d of NO ttgage. If	to the Motor, and payers the and payers owing a they be niet for the payer to the renewal and payers of the period	ortgage, any rensement le ereon, e vable, and on said come de	on or before was all or any part and 71 charges a dness sector of a lestate to present to present and or any n, or with, gagee executes of pay these or pay these	with attorned thereof vortgage many renswared keep the Martgagee (100	ortgagor(s) eys fees; when due, ay be fore all thereof e buildings as its int erance, and his mortga all exten- ote and int encing such eal estate. d shall bed if said mo unless th option, M the notice	expression and upor , or the teclosed a is paid, is and implements much age. If no asions the terest as the advance element come due ortgaged in purcha lortgagee is delivered.	monthly agreed failure to taxes or coordingly said Moorovemer and appearance of the contraction of the contr	ns after of (s) to pay a insurance of the pay a the paid, with a paid, with a pay	the option of assumes gagor Notivithin which	m of more ment on reinafter a corresponding to the more part of the More part and the more payed from other the index of Acide Mortgage of	ney ab said ne stipulat agreed egal ta este sta shall a shall
executed by interest them secured, all or any part then said not the undersig and charges coverage, vithe amount and failing to in said note secure the heirs, person advances, if estate in a Mortgagee r lf not prohibit and forthwith of such title secured her This notice pay all sums permitted by	the Mortgage eon, all as without relie thereof, at ote shall im gned, that us against sale andalism and Eight————————————————————————————————————	gor(s) and provided of from variativity, mediately intil all incomplete of malicion Thous and becomplete of the steps are conveyance of this Moriga of the steps are conveyance of this Moriga without the aperior of this Moriga without the conveyance of the conveyance of this Moriga without the conveyance of	gee may me a paragram or the in be due debtedned as paid as paragram or shall and assignation, this rance of Marsons or of the Marsons or the	to the Motor, and or appraisant erest the and payers owing a they be hier for the eventy. It is pay said and payers of the renewal renewal permises provide hall permises ary interest of the fortgage of LESS (Mortgage notice or mortgage notic	ortgage, any rendered and all second decome	on or before was, and was, and was, and was, and this modern and the property of the control of the cont	with atome thereof vortgage ma any renewal kesp the Merigagee / 100	ortgagor(s) eys fees; awhen due, ay be fore all thereof e buildings as its int rance, and his mortga o all exten- ote and int encing suc nger of the eal estate. d shall bed of said mo r unless the option, M the notice or to the ex	expression and upor , or the toclosed are is paid, is and implements mage. If no age. If	monthly agreed failure to taxes or coordingly said Moorovementary appearance of the contract o	ns after of (s) to pay a insurance ly; it is there har, and hollars (\$ paid, with any to late Mortgago alism or hyable at and present any to late any to late any to late Mortgago alism or hyable at and present learn the Mortgago alism or hyable at any to late any to lat	the option agagor Notice as universely the surface as her further exists shall know insure the police of the police of the police of the police of the option of the optio	m of more ment on reinafter a corressly a corressly a corressly a corresponding to the mortgage of the Mortgage of the Mortgage of Acord M	ney ab said ne stipulat agreed agal ta extend signed shall a s
executed by interest then secured, all or any part then said not the undersig and charges coverage, vithe amount in said note secure the heirs, person advances, if estate in a Mortgagee r If not prohibit and forthwith of such title secured her. This notice pay all sums permitted by If this mortg of any installand.	the Mortgage eon, all as without relie thereof, at ote shall impred, that us against said and alism arof <u>Eight</u> o do so, said and lism arof <u>Eight</u> o do so, said and lism arof any with it good conditional represent any, with it good conditional represent any take such upon the in any man reby with the shall provides secured by this Mortgal age is subjeallment of policy end in any take such upon the in any man reby with the shall provides secured by this Mortgal age is subjeallment of policy end in any take such as the shall provides age is subjeallment of policy and shall provides age is subjeallment of policy and the shall provides age is subjeallment of policy and the shall provides age is subjeallment of policy and the shall provides a shall provide age is subjeallment of policy and the shall provide a shall provid	gor(s) and provided of from variantity, mediately intil all incided malicion. Thous and beconstatives are interest the firm of reputatives are regulatives are	payable in said in said in said in said in be due debtedned se paid are payable and Search and said in the said in	to the Motor, and or appraisant erest the and payers owing a they be hier for the even by pay sale and of the renewal research in the even by pay sale and permit cessary in the even by payers of the	ortgage, any rensement le ereort, a vable, and on said ecome de he benefacture. d taxes, indebted notes in indebted in the left the ream its judge and all significant and or fails to demand their mortgaid prior	on or before with the real way, and way part of the motern	with atome thereof vortgage ma any renewal kesp the Mertgagee / 100	ortgagor(s) eys fees; when due, ay be fore all thereof e buildings as its int rance, and his mortga i all exten ote and int encing suc inger of the eal estate. If said mo runless th option, M the notice or to the ex- pressly ag der of this	expression and upor process of the among age. If no age	monthly agreed failure to failure failur	ns after of (s) to pay a insurance ly; it is there har, and hollars (\$ paid, with any to late and presented at and presented when the Mortgago halism or hortgago hal	the option assumes again Notice as her further exist shall know insure the police of the option of t	m of more ment on reinafter a corressly a seep all lead for fire, y duly as 71 t at the renortgage or themsel and the form of the Mar upon the sthe independent of power and in the ment of p	ney ab said ne stipulat agreed agal ta extens said ne sta shall a lives, till the ner cau. Mortgagne vestebted ne vestebted ne cau or remediate paymorincipa
executed by interest then secured, all or any part then said not the undersig and charges coverage, vithe amount and failing to in said note secure the heirs, person advances, if estate in a Mortgagee r If not prohibiand forthwith of such title secured her. This notice pay all sums permitted by If this mortg of any insta such interest	the Mortgage eon, all as without relie thereof, at ote shall im gned, that us against sale andalism ar of Eight————————————————————————————————————	gor(s) and provided of from variantity, mediately intil all incomplete of malicion Thous. Thous and becomplete of the steps are regulatives ar	payable in said no said no the in be due debtedne as paid a bus miscland Se and said no assignment of the Mod of NO tigage. If ut further ubordinate paid with paid with said no said	to the Motor, and or appraisant erest the and payers owing a they be shield for the renewal and permitted and perm	ortgage, any rensement le ereort, e vable, and gon said ecome de he benefacture. Id taxes, indebted notes he ant and ed in the rean its judge and all se is title to other than 30 or fails to demand ther mortgaid priornterest the	on or before with the ready, and this more of the ready part and this more of the ready and the read	with attorned thereof vortgage ma any renewal kesp the Merigagee / 100 and/or insurcured by the gether with pether pet	ortgagor(s) eys fees; when due, ay be fore all thereof e buildings as its int rance, and his mortga n all exten ote and int encing suc nger of the eal estate. d shall bec of said mo r unless th option, M the notice or to the ex pressly ag der of this of such p	expression and upor process and upor process and implements manage. If no process are elements as the element come due ortgaged in a purchallortgaged is deliver expiration are elements as mortgage payment.	monthly agreed failure to taxes or coordingly said Moorovemer lay appearance. The contraction of the period. The contraction of the period of the period, the period or period o	ns after of (s) to pay a insurance ly; it is fortgagor (s) there har, and hollars (\$ paid, with any to lain and present and present and present and present any defapay such added to the pay such added to the pay such added to pa	the option assumes agar Notice m v in the installm to the indicate the police and to be assumed assumed assumed the option of the installm to the indicate the indicate the option assumed assumed the option which installm to the indicate the sum of the installm to the indicate as the sum of the installm to the indicate as the installm to the install	m of more ment on reinafter a corressly a	ney ab said ne stipulat agreed egal ta egal ta state state shall a lives, till ach furt p the mer cau Mortgagne vestebted ne celerat agor me vestebted ne celerat
executed by interest then secured, all or any part then said not the undersign and charges coverage, vithe amount and failing to in said note secure the heirs, person advances, if estate in a Mortgageer If not prohibing and forthwith of such title secured her. This notice pay all sums permitted by If this mortgo of any instate such interest by this mortgother.	the Mortgage eon, all as without relie thereof, at ote shall im gned, that us against sai andalism ar of Eight————————————————————————————————————	gor(s) and provided of from variance of from variance of malicion Thous. Thous and beconsult renew that ives an interest the ion of repich steps a conveyar ner in period without the acconsent of the account of the acc	payable in said no said no the ir be due debtedne as paid a sus miscland Se and no assignment of the Notate of Notate of the Notate of interpolation of any indicate paid with a pai	to the Motor, and property and payers owing a they be the for the provider of	ortgage, any rensement le ereon, e vable, an on said ecome de taxes, indebted notes in the rean its judge and all sistille to other than 30 or fails to demand ther mortgaid prior neterest thall be decommend.	on or before with the ready, and who any part and this mod the ready part and the ready and the ready and the ready and the ready agree to part and the ready agree to part and the ready agree with the ready agree execution of the ready agree on Mortgar agree on from the ready agree on the ready agree on the ready agree on from the ready agree on from the ready agree on the ready agree of th	with attorned thereof varidage many renewal keep the Mortgagee / 100 and/or insurveured by the pether with pay said not once evide to be in dar rotect the relative sums prices this the date the sums prices agor. hereby experience is executed to be secured to be s	ortgagor(s) eys fees; when due, ay be fore eal thereof e buildings as its int rance, and his mortga his percent of the his option, M his mortice hor to the expressly ag his of such p his do y this his do prior mortga	expression and upor particular the among age. If no sicions the atterest as the advance element accome due ortgaged in purchasion accome due ortgaged is delive expiration are distributed that a mortgage payment mortgage, ortgage, ortgage	monthly agreed failure to taxes or coordingly said Moorovemer lay appearance of The they become and pay property ser or transport of the they become and pay property ser or transport of the theological should a	ns after of (s) to pay a insurance of pay a insurance of the pay a insurance of the pay a insurance of the pay a come during the pay and present and present of the pay and present of the pay such added to the pay and the pay such added to the pay and the pay	the option sault be made in the installment of the indirect of the indirect of the option of the opt	m of more ment on reinafter a corresply a corresply a corresply a corresplant to keep repay suil to keep from other than of the North and the independent of policities and the ment of plebtedness saly agreed by this	ney ab said no stipular agreed agal ta egal ta extensissioned actions and actions and actions against the colorate against against the colorate against against the colorate agai
executed by interest then secured, all or any part then said not the undersign and charges coverage, vithe amount and failing to in said note secure the heirs, person advances, if estate in a Mortgageer If not prohibing and forthwith of such title secured her. This notice pay all sums permitted by If this mortgo of any instate such interest by this mortgoner.	the Mortgage eon, all as without relie thereof, at ote shall im gned, that us against sai andalism ar of Eight————————————————————————————————————	gor(s) and provided of from variance of from variance of malicion Thous. Thous and beconsult renew that ives an interest the ion of repich steps a conveyar ner in period without the acconsent of the account of the acc	payable in said no said no the ir be due debtedne as paid a sus miscland Se and no assignment of the Notate of Notate of the Notate of interpolation of any indicate paid with a pai	to the Motor, and property and payers owing a they be the for the provider of	ortgage, any rensement le ereon, e vable, an on said ecome de taxes, indebted notes in the rean its judge and all sistille to other than 30 or fails to demand ther mortgaid prior neterest thall be decommend.	on or before with the ready, and who any part and this mod the ready part and the ready and the ready and the ready and the ready agree to part and the ready agree to part and the ready agree with the ready agree execution of the ready agree on Mortgar agree on from the ready agree on the ready agree on the ready agree on from the ready agree on from the ready agree on the ready agree of th	with attorned thereof varidage many renewal keep the Mortgagee / 100 and/or insurveured by the pether with pay said not once evide to be in dar rotect the relative sums prices this the date the sums prices agor. hereby experience is executed to be secured to be s	ortgagor(s) eys fees; when due, ay be fore eal thereof e buildings as its int rance, and his mortga his percent of the his option, M his mortice hor to the expressly ag his of such p his do y this his do prior mortga	expression and upor particular the among age. If no sicions the atterest as the advance element accome due ortgaged in purchasion accome due ortgaged is delive expiration are distributed that a mortgage payment mortgage, ortgage, ortgage	monthly agreed failure to taxes or coordingly said Moorovemer lay appearance of The they become and pay property ser or transport of the they become and pay property ser or transport of the theological should a	ns after of (s) to pay a insurance of pay a insurance of the pay a insurance of the pay a insurance of the pay a come during the pay and present and present of the pay and present of the pay such added to the pay and the pay such added to the pay and the pay	the option sault be made in the installment of the indirect of the indirect of the option of the opt	m of more ment on reinafter a corresply a corresply a corresply a corresplant to keep repay suil to keep from other than of the North and the independent of policities and the ment of plebtedness saly agreed by this	ney ab said n stipular agreed agreed agreed agreed ta extensisioner cause further than a control agreed agreed agreed agreed agreed that agreed that mortgan agreed that agree
executed by interest then secured, all or any part then said not the undersign and charges coverage, vithe amount of and failing to in said note secure the heirs, person advances, if estate in a general Mortgageer of the secured her. This notice pay all sums permitted by this mortgon and interest by this mortgage.	the Mortgageon, all as without relie thereof, at ote shall impored, that us against said and alism and Eight—o do so, said, shall be a payment of nal represent any, with it good conditional take such upon the in any man reby with the shall provides secured by this Mortgal age is subject and the act the good companying	gor(s) and provided of from variance of from variance of maturity, intil all incomposition of maturity and beconsult renew that it is an of regulating conveyance of the acconsult or should be account or should b	payable in said no said no the in be due debtedned in said no	to the Mote, and or appraisant erest the and payers owing a they be the for the renewal art of the renewal rest on the rest on such legal in note she suit be and b	ortgage, any rensement le ereon, e vable, and on said come do he benefactured and taxes, indebted in the ream its judge and all se it the ream its judge and all se it the ream of the rea	on or before with any part any part any part and this mode or the part and 71. charges and shift or the frame of any part and 71. charges and shift or the frame of any part and any part and any part and any these on Mortga gage, it is a mortgage and payable or any payable.	with attorned thereof varidage many renewated keep the Mortgagee (100) and/or insured by the pether with pay said no notes evided to be in dar rotect the relative sums price of Mortgagor process this the date the sums price agor. Thereby experience of the time be secured to a the time be secured at any time.	ortgagor(s) eys fees; when due, ay be fore all thereof e buildings as its int rance, and his mortga his pressiy ag his of such p his of such p his di prior more therea	expression and upor procession and upor procession and implements in paid, and implements in paid the among age. If no asions the advance element come due ortgaged in purchasion and procession and procession are purchasion are purchasion are procession are purchasion are procession are purchasion are procession are proc	monthly agreed failure to taxes or coordingly said Moorovemer lay appearage for contract from the period. The they become and pay property ser or tract shall give end or reperiod, to the should ge may be the sole of the so	ns after of (s) to pay a to pay a insurance of the pay a insurance of the pay a insurance of the pay and the pay and present of the pay and present of the pay such and pay suc	the option and to the indicate the owner of the owner of the owner of the option of the owner owner of the owner owner of the owner ow	m of more ment on reinafter a corresply a corresply a corresply a corresplant at the mortgage of themse from other upon the sthe independent of plebtedness saly agreed by this er or hold	ney ab said n stipular agreed agal ta extensisioner cause state state state state state agor north again agor north agor
executed by interest then secured, all or any part then said not the undersign and charges coverage, vithe amount of and failing to in said note secure the heirs, person advances, if estate in a Mortgageer of such title secured her. This notice pay all sums permitted by If this mortg of any insta such interes by this mortg of any insta such interes by this mortg on and the accomortgage. Mortgagor(s in and to all or any part of any instant of any insta	the Mortgageon, all as without relie thereof, at ote shall impored, that us against sail and alism and Eight—o do so, sail be a payment of nal represent fany, with it good conditional take such upon the in any man reby with the shall provides secured by this Mortgal age is subject and the alt gage and the sompanying of expressive the rents or possible thereof the secure of the	gor(s) and provided of from variantity, mediately intil all incomposition of malicion of report attives are interest the conveyance of the steps are consent of the accomposition	payable in said not said not the in be due debtedned in said not said and see	to the Mote, and or appraisant erest the and payers owing a they be interest the and payers owing a they be interest or the renewal man permitted and permitted or another than the and be interest on a ship and be and be interest on a ship and be interest.	ortgage, any rensement lesereon e vable, and go on said come de la	on or before with any part and this mode or the form of the form o	with attorned thereof volume any renswared keep the Marigagee many renswared by the Marigagee (100	ortgagor(s) eys fees; when due, ay be fore all thereof e buildings as its int rance, and his mortga his mortga all exten obte and int encing such eat estate. I shall bed of said mo unless th option, M the notice or to the exten of such p ad by this d prior me me therea	expression and upor procession of the amongage. If no assort the advance element of the purchasion of the advance of the purchasion of the advance of the advance of the purchasion of the advance of the advance of the advance of the advance of the purchasion of the advance of the advance of the purchasion of the advance of the advance of the purchasion of the advance of the advan	monthly agreed failure to taxes or coordingly said Moorovemer lay appearage for contract for con	ns after of (s) to pay a to pay a insurance of the pay a insurance of the pay a insurance of the pay at the pa	the option of assumes and installing the option of assumes and to be assumed assumed to the indicate the own the indicate the own the	m of more ment on reinafter a corresply a corresply a corresply a corresplant at the mortgage of themself from other upon the sthe independent of plebtedness saly agreed by this er or hold rights an	ney ab said nestipulate agreed again ta extension at exte
executed by interest then secured, all or any part then said not the undersign and charges coverage, vithe amount of and failing to in said note secure the heirs, person advances, if estate in a Mortgageer If not prohibit and forthwith of such title secured her. This notice pay all sums permitted by If this mortg of any instate such interest by this mortgage. Mortgagor(s	the Mortgageon, all as without relie thereof, at one shall imposed, that us against sain andalism and Eight—o do so, sall be a payment of nal represent any, with it good conditionary take such the upon the in any maneby with the shall provides secured by this Mortgal age is subject and the air transport and the air such defall provides secured by the shall provides secured by the shall provides secured by the shall provides age is subject and the air transport and the air transport and the air transport and the air such defall rents or purchasers so the shall provides and the air such defall rents or purchasers so the shall provides and the air such defall rents or purchasers so the shall provides and the air such defall rents or purchasers so the shall provides and the air such defall rents or purchasers so the shall provides a shall provide a shall	gor(s) and provided of from variantity, mediately intil all incomposition of malicion of malicion of malicion of malicion of reputatives are interest the conveyant of malicion of mount of the acconsent of the accoustic of the account of the accoustic of the accoustic of the accoustic of the account of the accoustic of the accoustic of the accoustic of the account of t	gee may me a pa wals and assignation, this recent as are new took to the local paid with the paid with a paid with	to the Mote, and or appraisant erest the and payers owing a they be shield for the renewal and permitted and permi	d taxes, indebted notes in the rear its judge and all sistille to other than 30 or fails to demand ther mortification and the rest than the re	charges a dness sectorer of the state to provide and this mode or the state to provide and the s	with attorned thereof volume any renswared keep the Marigagee many renswared by the Marigagee (100	ortgagor(s) eys fees; when due, ay be fore all thereof e buildings as its int rance, and his mortga his mortga all exten ote and int encing suc nger of the eal estate. d shall bec of said mo r unless th option, M the notice or to the ex pressly ag der of this e of such p ad by this d prior me me therea	expression and upor particles of the among age. If no particles of the advance element of the purchas ortgaged is delivered that a mortgage payment mortgage ortgage, after at the Mort of purchase or in particles or in part	monthly agreed failure to taxes or coordingly said Moorovemer lay appearage and pay property ser or transpersor, they begin and pay property ser or transpersor, and it should be solved and it should be solved and it.	ns after of (s) to pay a insurance of pay a insurance of pay a insurance of the pay a insurance of the pay and pay and pay and present of the pay and	the option assumes again Notice as her further exist shall know insure the police and to be and to be assumed again to the installment of the indirect expression assumes again to the indirect expression assumes again to the indirect expression assumes and the installment of the indirect expression assumes as a secure of the installment of the indirect expression and the installment expression and the installme	m of more ment on reinafter a corresply a corresply a corresply a corresplant at the mortgage of themself from other upon the sthe independent of plebtedness saly agreed by this er or hold rights an	ney ab said n stipula agreed egal ta este sta stall elves, tuch fur p the ner cau dortgane ves ebtedn celerat agor no reme e payn orincipals sed that mortgane der of ad interest.

And the Mortgagor(s) covenants that at all times during the continuance of this mortgage, he (they) will perform all covenants and conditions of all prior and existing mortgages to include payment of principal and interest on any debt or debts secured thereby and Mortgagor(s) agree that in the event of default in the performance of such covenants and conditions then the Mortgagee hereof may declare that any debt hereby secured shall be due and owing in full and Mortgagee may enforce this mortgage by foreclosure with costs and attorney fees, or otherwise. In the event Mortgagor(s) default in the performance of any obligations secured by a prior and existing mortgage, Mortgagee hereof may at its sole election pay and discharge said prior debt and mortgage and Mortgagor(s) agree to be indebted to Mortgagee thereof in the additional amount so advanced and this mortgage shall also secure such additional debt on the same terms and conditions.

And, at the option of the mortgagee, it should be lawful for the mortgagee, who is hereby given and granted full right, license, power and authority, to peacefully enter into and take possession of the premises hereby mortgaged, or any part thereof, and to collect, receive and receipt for all rents, issues and profits thereof; and the mortgagors agree to deliver to the mortgagee at any time after default, on request, possession of the mortgaged premises and all leases, papers and records at any time in the possession or control of the mortgagors pertaining to the premises, and further agree to make, execute and deliver to the mortgage all such further assurances as may be proper for perfecting or completing the security hereunder.

February Husband and Wife Notary Public Bandall S Kain
February Husband and Wife
February Husband and Wife
February Husband and Wife
Husband and Wife
Husband and Wife
and I Si think
v of Notary Public Bandall S Kain
County, Indiana, in Mortgage
is hereby released.
19
(Seal)
execution of the annexed release of mortgage.
,
Notary Public
rectary v dono

Received for recor

ecorded in Mortga