	AKE ERRILLVILLE County, Indiana, 1			t(s) to BANC ONE FINA wing described real est
SEE ATTACHED				
				0
TOGETHER with all righ	ts, privilages, interests, e	cument i	nis, appurtenances,	Intures, and implymen
and all the rents, issues, inc This mortgage is given to	aining, attached to, orlused	Lin connection therewith The provisions defeat or	thereinaner referred	to as the "Mongaged Pren
principal together with interes. And also to secure the payment Montgagor covenants and agrees with relief from valuation and appraisement by fire and extended coverage insural and acceptable to Mortgages; observed.	st as provided therein an of any renewals, modifications of Mortgagee that: Mortgager will laws; keep the improvements nee in amounts as may be required.	of maturing on present of the said independent of the said independence as here on the property insured agains of from time to time by Moriga	DCTUBER 01 bitedness. inbefore provided including ist loss or damage by fire gee and procured from an	and such other risks customarily insurance company chosen by N
Mortgaged Premises in good repair; interest on any prior mortgage, and, to of the terms of this mortgage or the lift is mortgage or any other instrument to the Mortgage the amount so paid law, and all sums so paid will be secured.	promptly pay all taxes, assessment the extent permitted by law, real in hereof or, of any other instrument is securing this loan, and in the e together with interest at the high	ents, and legal charges again conable attorney's fees and co ent evidencing or securing the event of default in any paymenest rate provided for in the n	st said property insurance out costs which actually are loan plus fees paid public at the Mortgages may pay ote secured hereby not to	pre-hume, installments of prin expended in the enforcement of officers for filling, recording and the same and the Mortgagor sh excelled the highest amount per
shall be entitled to the appointment of the due date thereof, or upon default in the Mortgaged Premises, die, become the Mortgager without the consent in to enforce any lien on, claim against option of the Mortgagee, and payment	f a receiver in any action to fore n any of the terms, covenants or a bankrupt or insolvent, or make writing of the Mortgagee, or if w or interest in the above describs	close; upon default being mac conditions of this mortgage or an assignment for the benef costs chall be committed or p	le in the payment of any of of the note secured hereby it of creditors, or in the ev- ermitted, or should any ac- uncial balance shall imm	the installments herelofore spa , or in the event Mortgagor shall ent of sale or transfer of the pre- tion or proceedings be filed in a legistery become due and payab
or upon default in any of the terms, so necessary to collect, receive and apply Any rents, income, issues and/or profit or conditions of this Mortgage or of the All policies of insurance shall continterests may appear, and shall not be	venants or conditions of this Mon No the unpaid balance of the Not is received by Mortgagor in conne he Note secured hereby shaff be train proper clauses making after	gage or of the Note secured has a cured hereby, altrants, is cition with the Mortgaged Proceedings of the common held in trust for Mortgage when the common held in trust for Mortgage with the common held in the common has a common held in the common held in t	ereby, Mortgagee, without ues, income and profits in mises at a time when there ortgagee by the Mortgagor policies payable to Mortga	notice to Mortgagor, may take a connection with the Mortgaged P is a default in any of the terms, or see and to Mortgagor as their re
on Mortgagor's behalf drafts reflecting to Mortgagee, provided that Mortgage Mortgagee's sole discretion, to the research all abstracts of title or title insural indebtedness secured hereby is fully Any forbearance by Mortgagee in	g such insurance proceeds, and be shall remit to Nortgagor such toration of the Mortgagod Premise nce policies covering the Mortga, paid.	the privately of any condem surplus, if any, as remains at es or to the satisfaction of all in ged Premises shall, at Mortga	nation or eminent domain ter the insurance or conde debtedness secured by the iges's request, be delivered	proceedings which are hereby a mnation proceeds have been as a Mortgage, All such policies of in id to and retained by Mortgages
preclude the subsequent exercise of not be a waiver of Mortgagee's right All remedies provided in this Mortg concurrently, independently or succe Mortgagor includes each person of	any such right or remedy. The p to accelerate the maturity of the gage are distinct and cumulative to salvely.	procurement of insurance or indebtedness secured by the carry other right or remedy un	the payment of taxes or o is Mortgage. der this Mortgage or afford	ther liens or charges by Mortgar ad by law or equity, and may be e
attorneys. IN WITNESS WHEREOF, the mo	ortgagor, and each of them, has	hereunto set his hand and s	, L. Smell	to a
STATE OF INDIANA, COUNT	Y OF LAKE	SS: MARI K	Y J. SMELKO AZZOLOS OZLOWSKI SMELI	ei Imelle
Before me, a Notary Public KOZLOWSKI SMELKO, HI Witness my hand and Notar	JSBAND AND WIFE	and	i acknowledged the ex	HY J. SMELKO AND Lecution of the foregoing M
		Seloci (Signatu	ZAKK Z EBORAH K. GUER	Survey)
경우 10 이 아이를 보았다면 모든 이 그렇)4/03/99 AKE	(Printed		Notary Public

THE SOUTH 82 FEET 6 INCHES (EXCEPT THE EAST 160 FEET THEREOF) OF PART OF THE WEST HALF OF THE WEST HALF OF THE SOUTHWEST QUARTER OF THE SOUTHWEST QUARTER OF SECTION 9. TOWNSHIP 35 NORTH, RANGE 9 WEST OF THE 2ND P. M., DESCRIBED AS COMMENCING AT A POINT 330 FEET SOUTH OF THE NORTHWEST CORNER OF SAID PRACT. THENCE EAST 332.35 FEET, THECE SOUTH 165 FEET, THENCE WEST 332.35 FEET, THENCE NORTH 165 FEET TO THE PLACE OF BEGINNING, IN THE CITY OF HAMMOND, LAKE COUNTY, INDIANA.

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