## 

PIONEER NAT'L TI	TLE INS. CG	104]	d. Garej
.\ 20335 MOR		GE	Loan No
THE UNDERSIGNED, Jesse Lawson a	,		d and wife
Docu	ment is		and and
of Gary County of referred to as the Mortgagor does hereby increases SOCIATION OF GARY, Gary, Indiana, a corporation	and warrant to on organized and	FIRST FEDERAL existing under t	ndiana hereinafter SAVINGS AND LOAN AS- le laws of the United States Lake
of America, hereinafter referred to as the Mortgagee in the State of Indiana, to with the Latro Co			THE OF INDIANALY S. RO.
the Lake Co		F:	ED FOR ALGUAG
Lots 6,7, and 8, Block 2, East Chicago, Gary, Lake Cou A/K/A/ 1520-30 Wilson Street	enty, Indiana		18 1 27 PH 69
N N/ N/ I)ZU-JU WIISUI BUICE			MOREW J.MICENKO RECORDER
Together with all buildings, improvement	s. fixtures or gror	ourtenances now	or hereafter erected thereon.
including all apparatus, equipment fixtures, or article heat, gas, air conditioning, water, light, power, renow or hereafter therein or thereon, the furnishing	s, whether in sing frigeration, ventil of which by less	le units or central ation or other se ors to lessees is a	y controlled, used to supply vices, and any other thing ustoniary or appropriate, in-
cluding screens, whodow shades, storm doors and stoves and water heaters (all of which are declared thereto or not); and also together with all easements	o be a port of s	aid real estate	whether physically attached
hereby pledged, assigned, transferred and set over due as provided in the Supplemental Agreement secu of all mortgagees, lienholders and owners paid off by	unto the Mortga red hereby. The	gee, whether now Mortgagee is her	due or hereafter to become by subrogated to the rights
TO HAVE AND TO HOLD the said proper apparatus and equipment, unto said Mortgagee for the appraisement and valuation laws of any state, w	ty, with soid buil the uses herein s	dings, improvement forth, free from	nts, fixtures, appurtenances, all rights and benefits under
lease and waive.  TO SECURE:  (1) The payment of a note executed by the	Mortgagor to th	ne Mortaggee be	ring even date herewith in
the principal sum of Twenty Ole Thousand as			
which note, together with interest thereon as thereis			
One hundred sixty two and no/100—Do July 69, which payme			
cipal, until said indebtedness is paid in full.  (2) Any advances made by the Mortgage at any time before the release and cancellation of the	e to the Mortgag	or, or his succes	or in title, for any purpose,
on account of said original note and such additional Forty Two Hundred and no/100 (\$ 420			
shall be considered as limiting the amounts that shor in accordance with covenants contained in the m  (3) All of the covenants and obligations of	all be secured hortgage.	ereby when advo	nced to protect the security
mental agreement dated, executed and delivered co and supplemental agreement for the full terms and herein as fully as if written out verbatim herein.	ncurrently herewi	ith and reference	is hereby made to said note
In this instrument the singular shall includ neuter. All rights and obligations under this mortgae executors, administrators, successors and assigns of the state	ge shall extend t the mortgagor and	o and be bindin I mortgagee.	upon the respective heirs,
IN WITNESS WHEREOF, we have hereunted May			
May 19 69.	SEAL) (Sm	rectua	LawsonsEAL
Jesse Lawson (S		ectria Lawson	
(8	SEAL)		(SEAL)
STATE OF INDIANA SS:			
Before me, the undersigned, a Notary Publ Nay 19 69. person			
husband and Halle			
the above named manager and acknowledged the e		pregoing mortgage	
Witness my hand and notarial seal.	Mar	un d	Jones
My Commission Explies: May 19, 1970 Prepared by Merian F. Jones	Marian F.	Jones Noter	Pyklic