Poliz 269715-6 20366	LAKE COUNTY TITLE CONTE		Bnk
20366		71	148
~05 00/	MORTGAGE		
	Document is on the .2let day of		
	MOTHER		Detween
BYRON L. AYRES and BARBARA		1	
of the	bel Mortgagon and Recorde	cy OILake	, and
	TIONAL BANK, GARY,		
hereinafter with its successors and a	ssigns called the mortgagee:		
	the mortgagor is justly indebted	to the mortgagee for money be	orrowed
in the principal sum of EQUATEEN. TH			
(\$ 14,400.00), as evidenced by			
terms of which are incorporated here			
Said Note in the amount of \$14			
the first of said monthly paym August, 1969, and a like amoun			· ·
calendar month thereafter unti-		7 4	
per annum on the principal sum over, if any, shall be applied	from time to time remaining	41	
over, ar any, ander or apprace	WOIANA THE		
		•	
-togethor-with-interest-from-date-at-th	e-rate-of-nanananana-por-cen	t-per-annum-until-meturity,-	payable-
-nananaganagananana on the canana	ene day-of annennannennanne	ennegambannennennenne	nannot .
per annum until paid, said note bein			er Cent
Byron L	. Ayres and Barbara J. Ayre	6	
to the order of Gary National Bank	— · ·	nk, Gary, Indiana, all withou	t relief
from valuation and appraisement la NOW THEREFORE, THIS INI	DENTURE WITNESSETH T		
of the premises and for the purpose of according to the tenor and effect of faithful performance of all the cover	the said promissory note(s) abo	ove mentioned, and also to sec	ure the
by these presents	ORTGAGE AND WARRA	NT	
unto the mortgagee all the following of			
of Gary in the			
va in the		, and other town	
Lots 30 and 31, in Block 2, as Securities Company's First Sub County, Indiana, as the same a Recorder's Office of Lake Coun	division, Town of Aetna, in ppears of record in Plat Bo	the City of Gary, Lake	n de la companya de La companya de la co
recorded b viller of bake coun			
			· · · · · · · · · · · · · · · · · · ·

71448

including all buildings and improvements thereon (or that may hereafter be erected thereon), together with the hereditaments and appurtenances and all other rights thereunto belonging, or in anywise now or hereafter appertaining, and the reversion and reversions, remainder and remainders, rents, issues, and profits thereof, and all plumbing, heating and lighting fixtures and equipment now or hereafter attached to or used in connection with said premises.

MORTGAGOR herein covenants, agrees, and warrants that this is a first and prior lien upon said premises.

This Document is the property of
THIS MORTGAGE is also given to secure the payment of all other indebtedness or liability of the
mortgagor to Gary National Bank, Gary, Indianal which Gray Be existing at this time or created at any
time in the future.

Said note being this day made, executed and delivered by the mortgagor(s) herein to the order of Gary National Bank, Gary, Indiana, payable at Gary National Bank, Gary, Indiana, all without relief from valuation and appraisement laws and with attorney fees.

The mortgagers further covenant and agree that in order to more fully protect the security of this Mortgage, they will pay to the mortgagee together with and at the same time and in addition to the monthly payments under the terms of the Note secured hereby, a sum equal to 1/12 of the annual taxes and special assessments and 1/12 of the annual premiums for policies of fire and other hazard insurance covering the mortgaged property.

SEAL WOIANA LILIA

MORTGAGOR HEREBY AGREES: To keep said premises in good repair; to neither commit nor suffer waste to be committed of said premises; to keep the improvements now existing or hereafter erected on the mortgaged property insured, as may be required from time to time by the mortgagee, against loss by fire and other hazards, casualties, and contingencies, in such amounts and for such period as may be required by the mortgagec, in insurance companies to be selected by the mortgagee and to maintain said ingurance during the life of this mortgage, said insurance policies to carry standard mortgage clauses in favor of mortgagen herein and to be held and kept by said mortgagee herein as so much additional security; that he will pay all taxes and assessments that may be levied or assessed upon or against said premises as the same shall become due and payable. Upon failure or refusal of the mortgagor herein to provide and furnish said insurrance to mortgages herein, or to pay said taxes or assessments, mortgagor hereby expressly authorizes said mortgagee to procure said insurance and/or to pay such taxes and assessments, and agrees that the sum or sums of money advanced for such purpose shall become a part of the debt hereby secured and shall draw a like interest; that the mortgagee may pay any sentor liens or encumbrances upon or against said real estate and that the money advanced for such purpose shall become a part of the debt hereby secured and shall draw a like interest; that upon the payment of such senior lien(s) or eacumbrance(e) by said mortgagee, or in case mortgagee shall be compelled to pay any taxes or assessments, or to furnish insurance, then and in either or all of such cases, said morigagee shall have the right, at its option, other clauses herein notwithstanding, to declare the entire debt secured hereby due and payable forthwith, without notice or demand, and to proceed with the collection thereof by foreclosure of this mortgage or otherwise. Mortgagor further agrees that upon default of any of the covenants or conditions herein contained, or if any part of the debt secured hereby, either principal or interest, shall remain unpaid for thirty days after maturity, said mortgagee may, at its option, declare the entire debt secured hereby to be due and payable forthwith, without notice or demand, and proceed with the collection thereof either by foreclosure of this mortgage or otherwise; provided, however, that the omission of said mortgagee to so exercise said option shall not be construed as a waiver thereof and shall not preclude said mortgagee from exercising same for any subsequent default, and nothing but a written contract of the mortgagee shall be a waiver of said eption. Any notice which might be required by and under the terms hereof is hereby expressly waived by and on the part of the mortgagor herein,

IT IS FURTHER AGREED generally that the mortgagee may at its election, advance and pay any sum of money that in its judgment may be necessary to perfect the title of said mortgaged premises in said mortgager or to preserve the security intended to be given by this mortgage, and any and all sums of money so advanced and paid shall be and they are hereby made a part of the mortgage debt and shall draw a like interest, and may at any time or times in succession, without notice, extend the time of payment of the indebtedness hereby secured to any person or persons then under obligation to pay such indebtedness, or affected by the lien hereby created, upon such terms as may be agreed upon by the mortgagee and the party requesting the extension. The mortgager expressly agrees to pay the sums of money above secured and mortgagee's collection charge and attorney fees without relief from valuation and appraisement laws.

THE MORTGAGOR FURTHER AGREES to deliver to the mortgagee, contemporaneously herewith, an abstract of title to the premises or a mortgage guarantee policy issued by a company to be approved by the mortgages, to be held by the mortgages until this mortgage is fully satisfied and released; and in the event of any default in any of the conditions of this mortgage, the mortgages may at the expense of the mortgager procure a continuation of said abstract of title or an extension of said mortgage guarantee policy to a later date and the expense thereof shall be added to and become so much additional indebtedness secured hereby.

MORTGAGOR FURTHER AGREES in the event of foreclosure and sale of the premises mortgaged, that he will pay to the mortgaged a sum of money equal to the reasonable rental value of said premises during his occupancy of the same after the issuance of the certificate of sale unless redemption shall be made as provided by law.

IT IS FURTHER AGREED that in case mortgages herein shall be made a party to any suit filed in any court by reason of its being mortgages herein, or is at any time called upon to defend said mortgage and its interest in and to said property under the terms of said mortgage, the mortgagor will pay unto the mortgages all expense incurred by said mortgages, including a reasonable attorney fee, in so defending its interest in said property by reason of said mortgage, in protecting the lien thereof, or in protecting itself in said suit.

THE COVENANTS herein contained shall bind, and the benefits and advantages shall inure to, the respective heirs, executors, administrators, successors, and assigns of the parties hereto. Whenever used, the singular number shall include the plural, the plural the singular, and the use of any gender shall include all genders.

IN WITNESS WHEREOF, the said mortgager has hereunto	southeirhands and seal this 215 taxy or	lay 19.69
	Byton L. Ayres	
가는 것 같다. 그는 것들은 사람들이 가려면 되었다. 그 사람은 사람들이 되었다. 그런 그 사람들이 되었다. 	Byron L. Ayres	
	***************************************	a Santa silika a raga santanan manaka mara da santa santa da santa santa santa da santa santa da santa santa san
	The state of the state of	

71448

STATE OF INDIANA,	Document is	
County of Lake	Documents	
Before me, the undersigned, a	Notery Public in and for said County and State, this	v of MAY 19.69
came EYRON L AYRES	his Document is the property of	
	the Lake County Recorder!	

WITNESS MY HAND and Official My Commission expires	My Compassion Expires Sept. 28, 1970 THIS INSTRUMENT PREPARAMENT AS ASSISTANT CASHIER OF MAINTAINE AS ASSISTANT CASHIER A	F GARY NATIONAL BANK
Before me, the undersigned, a l	Notary Public in and for said County and State, this day	· 65
CRIDE		**************************************

		. 41.7.41897.977.197.524.674.674.674.674.674.674.674.674.674.67
and acknowledged the execution of	the above and foregoing mortgage.	
WITNESS MY HAND and Official	Seal.	
My Commission expires	***************************************	Notary Public

James 7,1969

Ouranaux to arker entered in Cause Ro.

C 69-816, the execution of this mortgage

ty Barbara Agers, a minor is approved.

Jelvitathand Judge.

Joke Circuit Caurx.