GM 4312Pd

PROPERTY HATTLE INS. CO.

28451

HOBART, INDIANA

REAL ESTATE MORTGAGE

THUS INDENTURE WITNESSETH, That SAM WRIGHT INC.

Take County Indicate, benefited to as "Mortcorous", MORGAGE AND WARRANT to the HOBAR FEDERAL SAVINGS AND LOAN ASSOCIATION, HOBART, Lette County, Indicate, a comporation ergonised under the laws of the United States, bereinofter referred to as "Mortgages", the following described real estate in Lake County Indicates to This Document is the property of

the Lake County Recorder!

Lot 11, Block 6 in "Corrected Plat" as of August 31, 1959, Wright Manor Addition to Gary, as per plat thereof, recorded in Plat Book 33 page 62, correcting plat recorded in Plat Book 32 page 26 in the Office of the Recorder of Lake County, Indiana, Known as 5915 McKinley Street, Gary, Indiana.



together with all the rights, privileges, interests, easements, hereditaments, and appurtenances thereunto belonging or in any wise pertaining thereto, all fixtures and appliances therein or subsequently placed therein or thereon, and all the rents, issues, income and profits of said mortgaged premises.

plus taxes and insurances, each payable on or before the first day of each calendar month hereafter, all of which indebtedness the Mortgagors severally promise and agree to pay to the order of the Mortgagee, all without relief from valuation and appriasement laws and with attorney's fees.

The Mortgagors do hereby further covenant and agree as follows:

- 1. That the Martgagors will, until the debt hereby secured is fully satisfied, pay all taxes and assessments levied an eaid premises and pay all premiums for keeping all insurable property covered hereby insured against loss and damage by fize, windstorm, extended coverage and war risk insurance with such insurers and in such amount and manner as shall be, in the judgment of the Martgages, necessary and proper. The Martgages may, in case of failure of the Martgagors so to do, pay any claim, lien or incumbrance as purchase any tax title or claim against the premises, make any repairs necessary to preserve the security intended to be given by this martgage and may obtain complete abstracts of title of said real estate and such continuations thereof, as in the judgment of the Martgages, may be required, at any time while any part of the debt hereby secured remains unpaid, and all sums so paid shall become immediately due to the Martgages, shall be added to and become a part of the indebtedness secured hereby and shall bear interest at the rate of eight per cent (8%) per annum until paid.
- 2. To exercise due diligence in the operation, management and occupation of said real estate and the improvements thereon, and not to commit waste or allow the same to be committed on said premises, and to keep said real estate and the improvements thereon in their present condition and repair, normal and ordinary depressation alone excepted, and not to commit or permit to be committed an exidence any illegal or immoral acts.
- 3. Said mortgaged premises shall not be sold or transferred without the written consent of the Mortgages, and no contract or agreement shall be entered into by the Mortgagers whereby any one may acquire the right to a lien, mortgage or other incumbrance upon the martgaged premises, without written consent of the Mortgages first had and obtained.
- 4. Upon default in any payment provided for by any evidence of indebtedness secured hereby, or in the event of a default by the Martgagors in the performance of any one or more of the covenants and agreements herein contained, or upon the institution of any legal proceeding to enforce a mortgage or other lien upon the mortgaged property, or if a petition in bankruptcy shall be filed by or against the Mortgagors or if the Mortgagors shall in any way be adjudged insolvent or shall make an assignment for the benefit of creditors, or if there shall exist any lien or incumbrance on the mortgaged real estate superior to the lien of this mortgage, or if said mortgaged property shall be levied upon by virtue of any execution, attachment or other writ, or shall come into the possession of or be ordered sold by the officer of any court, or if the Mortgagors shall abandon the mortgaged property, then the entire indebtedness secured hereby shall, at the option of the Mortgages, become and be immediately due and payable, without notice or demand, and thereupon the Mortgages shall be entitled to the immediate possession of said mortgaged property and the rents, issues, income and profits therefrom, with ar without foreclosure or other proceedings, and shall also be entitled to collect said indebtedness, to foreclose this mortgage and to enforce any of its rights hereunder, by proper legal or equitable proceedings. It is understood and agreed that the Mortgagors shall pay all costs and attorneys' fees incurred or paid by the Martgages in any suit in which it may be plaintiff or defendant by reason of being a party to this martgage. In any suft or proceeding to foreclose this mortgage, or to enforce or protect the Mortgagee's rights hereunder, the Mortgagee in addition to any other remedy, and regardless of the value of the mortgaged property or the solvency or insolvency of the Mortgagors, shall be entitled to the appropriate to the appropriat pointment of a receiver, to take possession of and protect said property and collect the rents and income, and apply the same as provided by law. In case of a foreclosure of this mortgage the abstract of title shall be the absolute property of the Mortgages.
- 5. No failure on the part of the Mortgages to exercise any of its rights hereunder for defaults or breaches of covenants shall be construed to prejudice its rights in the event of any other or subsequent default or breach of covenant, and no delay on the part of the Mortgages in exercising any of such rights shall be construed to preclude it from the exercise thereof at any time during the continuance of any such default or breach of covenant, and the Mortgages may enforce any one or more remedies hereunder successively or concurrently at its option.

8. The Martgager	of its option is	nay extend the	time for paymen	t of said indebted colder, and withou	iness, or reduce the the consent of the	te payments thereon, or a te Martgagors if the Martg
gree ported with the title	to said property ty for such inde	y, and any such	extension, reduct	tion or renewal si	sail not release th	be Mortgagors or any end n, of impair the security b
•	obligations berev	under shall exte	and to and he him	ding upon the se	veral hetrs, execu	utors, administrators, succe
8. This mortgage	shall secure suc				1,000.00	which the Mortg
t its option may make to 9. In the event ti						ge. in this instrument shall be
n witness where	d the terms and REOF, the Morta	provisions have the	of shall be constructed to the construction of	ned accordingly. ands and seals,	ios Látic	nanassas anun anasta ir eras sasa an arasaanaan doo
August		MOI	ULL	ICIA.		
SAM WRIGHT			ment is t			MEAT
EY: Lange	1.4101		ce County	x Record	er!	
Samuel W.	Wright, FR	estacht ()	(SEAL)	Jewel Wrig	ht, Secret	SEA SEA
******************************	***************************************	************************	(SEAL)	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	0,000 0 1100 1100 1100 1100 1100 1100 1	(SEA)
***************************************	00000000000000000000000000000000000000		(SEAL)	?!!!!! ? ******************************	0 d 0 y - eft 4 eft 6 300 eft 0 000 e 000 0 000 0 000 0 000 0 000 0 0 0 0 0 0	(SEA)
PATE OF INDIANA BEAL						
Before me, the unc	ersigned, a notar	ry public in an	d for said County	and State, this	15 th day	August 19
of Sam Wright,	Inc.					
***************************************	the above Ed	amed Mortgagor	s, and acknowled	god the execution	of the foregoing	porigrage.
I hereby certify the Winess my hand	it I can not can of	fficer of the Mor			0 //	15
y commission expires: .	Vovember	21, 1969		Man	Level Alex	bee
			E SEAL		NOTARY	PUBLIC
TATE OF INDIANA			MOIAN	inni -		
	-	•	•	and State, this	•	
I hereby certify the	the above not	amed Martgagar ficer of the Mart	s, and acknowled		•	, , , , , , , , , , , , , , , , , , ,
I hereby certify the Witness my hand	the above not I am not an off and Notarial sec	amed Martgagar fficer of the Mart al.	s, and acknowled			, , , , , , , , , , , , , , , , , , ,
I hereby certify the Witness my hand	the above not I am not an off and Notarial sec	amed Martgagar fficer of the Mart al.	s, and acknowled			morigage.
I hereby certify the	the above not I am not an off and Notarial sec	amed Martgagar fficer of the Mart al.	s, and acknowled		of the foregoing	morigage.
I hereby certify the Witness my hand	the above not I am not an off and Notarial sec	amed Martgagar fficer of the Mart al.	s, and acknowled	ged the execution	of the foregoing	morigage.
I hereby certify the Witness my hand	the above not I am not an off and Notarial sec	amed Martgagar fficer of the Mart al.	s, and acknowled gages.		of the foregoing NOTARY	morigage.
I hereby certify the Witness my hand	the above not I am not an off and Notarial sec	amed Martgagar fficer of the Mart al.	s, and acknowled gages.	ged the execution	of the foregoing NOTARY	morigage.
I hereby certify the Witness my hand	the above not I am not an off and Notarial sec	amed Martgagar fficer of the Mart al.	s, and acknowled gages.	ged the execution	of the foregoing NOTARY	morigage.
I hereby certify the Witness my hand	the above not I am not an off and Notarial sec	amed Martgagar fficer of the Mart al.	s, and acknowled gages.	ged the execution	of the foregoing NOTARY	morigage.
I hereby certify the Witness my hand	the above not I am not an off and Notarial sec	amed Martgagar fficer of the Mart al.	s, and acknowled gages.	ged the execution	of the foregoing NOTARY	morigage.
I hereby certify the Witness my hand	the above not I am not an off and Notarial sec	amed Martgagar fficer of the Mart al.	s, and acknowled gages.	ged the execution	of the foregoing NOTARY	morigage.
I hereby certify the Witness my hand	the above not I am not am off and Notarial sec	amed Martgagor fficer of the Mortal.	s, and acknowled gages.	ged the execution	of the foregoing NOTARY	morigage.
I hereby certify the Witness my hand	the above not I am not am off and Notarial sec	amed Martgagar fficer of the Mart al.	s, and acknowled gages.	ged the execution	of the foregoing NOTARY	morigage.
I hereby certify the Witness my hand	the above not I am not am off and Notarial sec	amed Martgagor fficer of the Mortal.	s, and acknowled gages.	ged the execution	of the foregoing NOTARY	morigage.
I hereby certify the Witness my hand y commission expires:	the above not I am not an off and Notarial sec	amed Martgagar fficer of the Martal.	s, and acknowled ligages.	ged the execution	of the foregoing NOTARY	morigage.
I hereby certify the Witness my hand y commission expires:	the above not I am not an off and Notarial sec	amed Martgagar fficer of the Martal.	s, and acknowled ligages.	ged the execution	of the foregoing NOTARY	morigage.
I hereby certify the Witness my hand	the above not I am not an off and Notarial sec	amed Martgagar fficer of the Martal.	s, and acknowled ligages.	INSTRUMENT PRE	of the foregoing NOTARY	morigage.
I hereby certify the Witness my hand y commission expires:	the above not I am not am off and Notarial second. Mortgage Record.	This day of o'clock	s, and acknowled ligages.	INSTRUMENT PRE	of the foregoing NOTARY	morigage.
I hereby certify the Witness my hand y commission expires:	the above not I am not am off and Notarial second. Mortgage Record.	This day of o'clock	s, and acknowled ligages.	INSTRUMENT PRE	of the foregoing NOTARY	morigage.
I hereby certify the Witness my hand y commission expires:	the above not I am not am off and Notarial second. Mortgage Record.	This day of o'clock	s, and acknowled ligages.	INSTRUMENT PRE	of the foregoing NOTARY	morigage.
I hereby certify the Witness my hand	the above not I am not am off and Notarial second. Mortgage Record.	amed Martgagar ficer of the Martal.	s, and acknowled ligages.	INSTRUMENT PRE	of the foregoing NOTARY	morigage.