

DANKER STORES

Ì

. . .

4	ra fig. 800. ir			15.	DAVIII -	. \$
2731 369		27299	cument		PAYMENTS E CHARGE:	\$ \$
- STEWARD	, Indiana	No ser		TAL		·
LOAN NO.	DATE OF LOAN	FIRST PAYMENT	OTHERS DUE		**************************************	F
337668	ANDAHOMOST	his Docum	CRIMES THE T	PERMOUNTO	INANCEO (Principal Am	ount) \$_
TOTAL OF PAYMEN	TS AMOUN	the Lake	Counts Re	4 • •	11103 2)	
PAYABLE IN	FIRST PAYMENT	OTHERS - EACH	MATURITY		anata a	
MONTHLY PAYMEN	s 110.00	110,00	10-30-74 FINAL PAY-			\$\$ \$\$\$ \$ \$\$\$\$\$\$\$ \$\$\$\$\$\$
DATE CHARGES BE	BALANCE REMAIN	ING UNPAID.	MENT DUE		 0000000 000000	6000000 600000 600000
11-6-69	•			e	## #	600000 600000
MORTGAG	OR(S)	s, inthour & Fig	****		090000000	
Name(s) and		Sex 2934	* #		****	& G G & G G & G & G G G G G G G G G G G
Address(es)	Cross	a Point, Indian	a 46307	-	ěěšěě	******
	. 9			6 (100000	esesta en sa să a Să p	686500
			THE PARTY OF THE P	EAME (COUNTY FOR RECORD	
			STRUER'S OFFE	11	r () = #11.500	3
				Kov	5 9 15 67 75	į
				AND	REX J. MICETIKO	!
		E			RECORDER	-
WITNE	SSETH: That the above	ve named Mortgagors,	in consideration of th	ne principal amount	of the loan (Item 4 at	oove) to ti
by the above	named Mortgagee and	d to secure the repayme	at thereof do bereby	mortgage and warran	at to the said Mortga	gee and it
forever, the	following described rea	al estate, situate in the	County of	Lake	and State	of Indiana
Lake Co	ounty, Ind ia	ina to said Mortgagors by		ortgage Record No	page	
being the sa Mortgage Re	me property conveyed cords of the county af the same together with	ina	deed recorded in Mo tate, right, title and in ges and appurtenances	ortgage Record No hterest of the said Mo s thereunto belonging	page ortgagors in and to said to said Mortgagee and	l premises; lits assign:
being the sa Mortgage Re	me property conveyed cords of the county af the same together with	to said Mortgagors by foresaid, and all the est h all the rights, privile	deed recorded in Mo tate, right, title and in ges and appurtenances	ortgage Record No hterest of the said Mo s thereunto belonging	page ortgagors in and to said to said Mortgagee and	l premises;
being the sa Mortgage Re and to hold And the said	me property conveyed cords of the county af the same together with Mortgagors do hereby	to said Mortgagors by foresaid, and all the est h all the rights, privile y covenant and warrant	deed recorded in Metate, right, title and in ges and appurtenances that the title so conv	ortgage Record No hterest of the said Mo s thereunto belonging eyed is clear, free an	page ortgagors in and to said to said Mortgagee and	l premises;
being the sa Mortgage Re and to hold And the said	me property conveyed cords of the county af the same together with Mortgagors do hereby	to said Mortgagors by foresaid, and all the est hall the rights, privile y covenant and warrant against all lawful claims	deed recorded in Matate, right, title and in ges and appurtenances that the title so convicts of all persons who	ortgage Record No hterest of the said Mo s thereunto belonging eyed is clear, free an omsoever.	page ortgagors in and to said to said Mortgagee and d unincumbered excep	l premises; l its assign: t as follow
being the sa Mortgage Re and to hold And the said and that the This con gagee, the pa	me property conveyed cords of the county af the same together with Mortgagors do hereby will defend the same aveyance is made to see ayee thereof, and to fur debtedness secured her	to said Mortgagors by foresaid, and all the est h all the rights, privile y covenant and warrant	r deed recorded in Matate, right, title and in ges and appurtenances that the title so convinues of all persons where face amount of the int of any further or a ll, either as a future l	ortgage Record No Interest of the said Most thereunto belonging reyed is clear, free an omsoever. In ote (Item 1 above) dditional advances milioan by said Mortgag	page ortgagors in and to said to said Mortgagee and d unincumbered exception in accordance with its ade by the Mortgagee ee, a refinancing of the	terms to to at any tine unpaid b
being the sa Mortgage Re and to hold And the said and that the This con gagee, the pa the entire in the loan state	me property conveyed cords of the county at the same together with Mortgagors do hereby will defend the same aveyance is made to see a yee thereof, and to fur debtedness secured hered above, or a renewant to the secure of the	to said Mortgagors by foresaid, and all the est hall the rights, privile y covenant and warrant against all lawful claim cure the payment of the inther secure the payment by shall be paid in fu	deed recorded in Matate, right, title and in ges and appurtenances that the title so converted and all persons where the face amount of the int of any further or a ll, either as a future lenot exceeding in the	ortgage Record No Interest of the said Most thereunto belonging reyed is clear, free an omsoever. Indicate (Item 1 above) dditional advances man by said Mortgage aggregate the principal aggrega	in accordance with its ade by the Mortgagee ee, a refinancing of the pal amount of \$7500 a	terms to te at any tine unpaid by
being the sa Mortgage Re and to hold And the said This con gagee, the pa the entire in the loan state The Mo laws of the S	me property conveyed cords of the county af the same together with Mortgagors do hereby will defend the same aveyance is made to sease thereof, and to fur debtedness secured hered above, or a renewant gagors expressly agreetate of Indiana.	to said Mortgagors by foresaid, and all the est hall the rights, privile y covenant and warrant eagainst all lawful claimeters the payment of the orther secure the payment eby shall be paid in further secure to both, but	deed recorded in Matate, right, title and in ges and appurtenances that the title so converted that the title so converted and appurtenances into of all persons where the face amount of the int of any further or a ll, either as a future le not exceeding in the lness hereby secured we	ortgage Record No Interest of the said Moss thereunto belonging reyed is clear, free an omsoever. Inote (Item 1 above) dditional advances maked by said Mortgag aggregate the principolithout any relief who	in accordance with its ade by the Mortgagee ee, a refinancing of the pal amount of \$7500 a atever from the valuation	terms to terms at any tine unpaid by
being the sa Mortgage Re and to hold And the said and that the This con gagee, the pathe entire in the loan state The Modaws of the Saws o	me property conveyed cords of the county at the same together with Mortgagors do hereby will defend the same aveyance is made to sease thereof, and to fur debtedness secured hered above, or a renewant set gagors expressly agriculture of Indiana.	to said Mortgagors by foresaid, and all the est hall the rights, privile y covenant and warrant e against all lawful claimeter the payment of the orther secure the payment of the reby shall be paid in fural thereof or both, but see to pay the indebted	deed recorded in Matate, right, title and in ges and appurtenances that the title so converted that the title so converted and appurtenances into of all persons where the face amount of the int of any further or a ll, either as a future le not exceeding in the lness hereby secured we	ortgage Record No Interest of the said Moss thereunto belonging reyed is clear, free an omsoever. Inote (Item 1 above) dditional advances maked by said Mortgag aggregate the principolithout any relief who	in accordance with its ade by the Mortgagee ee, a refinancing of the pal amount of \$7500 a atever from the valuation	terms to terms at any tine unpaid by
being the sa Mortgage Re and to hold And the said and that the This con gagee, the pathe entire in the loan state The Modaws of the Saws o	me property conveyed cords of the county af the same together with Mortgagors do hereby will defend the same aveyance is made to sease thereof, and to fur debtedness secured hered above, or a renewant gagors expressly agreetate of Indiana.	to said Mortgagors by foresaid, and all the est hall the rights, privile y covenant and warrant e against all lawful claimeter the payment of the orther secure the payment of the reby shall be paid in fural thereof or both, but see to pay the indebted	deed recorded in Matate, right, title and in ges and appurtenances that the title so converted that the title so converted and appurtenances into of all persons where the face amount of the int of any further or a ll, either as a future le not exceeding in the lness hereby secured we	ortgage Record No Interest of the said Moss thereunto belonging reyed is clear, free an omsoever. Inote (Item 1 above) dditional advances maked by said Mortgag aggregate the principolithout any relief who	in accordance with its ade by the Mortgagee ee, a refinancing of the pal amount of \$7500 a atever from the valuation	terms to t at any tine unpaid b t any one
being the sa Mortgage Re and to hold And the said and that the This con gagee, the pathe entire in the loan state The Modaws of the Saws o	me property conveyed cords of the county at the same together with Mortgagors do hereby will defend the same aveyance is made to sease thereof, and to fur debtedness secured hered above, or a renewant set gagors expressly agriculture of Indiana.	to said Mortgagors by foresaid, and all the est hall the rights, privile y covenant and warrant e against all lawful claimeter the payment of the orther secure the payment of the reby shall be paid in fural thereof or both, but see to pay the indebted	deed recorded in Matate, right, title and in ges and appurtenances that the title so converted that the title so converted and appurtenances into of all persons where the face amount of the int of any further or a ll, either as a future le not exceeding in the lness hereby secured we	ortgage Record No Interest of the said Most thereunto belonging eyed is clear, free an omsoever. Interest of the said Mortgag aggregate the principal without any relief where the date of loan above the	in accordance with its ade by the Mortgagee ee, a refinancing of the pal amount of \$7500 a atever from the valuation of \$7	terms to t at any tine unpaid b t any one
being the sa Mortgage Re and to hold And the said This con gagee, the pe the entire in the loan stat The Mo laws of the S IN WITNE	me property conveyed cords of the county at the same together with Mortgagors do hereby will defend the same aveyance is made to sease thereof, and to fur debtedness secured hered above, or a renewant set against expressly agreed to fundiana.	to said Mortgagors by foresaid, and all the est hall the rights, privile y covenant and warrant e against all lawful claimeter the payment of the orther secure the payment of the reby shall be paid in fural thereof or both, but see to pay the indebted	deed recorded in Matate, right, title and in ges and appurtenances that the title so converted that the title so converted and appurtenances into of all persons where the face amount of the int of any further or a ll, either as a future le not exceeding in the lness hereby secured we	ortgage Record No Interest of the said Moss thereunto belonging reyed is clear, free an omsoever. Inote (Item 1 above) dditional advances maked by said Mortgag aggregate the principolithout any relief who	in accordance with its ade by the Mortgagee ee, a refinancing of the pal amount of \$7500 a atever from the valuation of \$7	terms to terms at any tine unpaid by
being the sa Mortgage Re and to hold And the said and that the This con gagee, the p the entire in the loan stat The Mo laws of the S IN WITNE Witness	me property conveyed cords of the county af the same together with Mortgagors do hereby will defend the same aveyance is made to sease thereof, and to fur debtedness secured hered above, or a renewant set against expressly agreed the findiana. SWHEREOF, the said to MINDIANA OF Lake	to said Mortgagors by foresaid, and all the est hall the rights, privile y covenant and warrant e against all lawful claimer the payment of the orther secure the payment eby shall be paid in fural thereof or both, but see to pay the indebted d Mortgagors, have her	deed recorded in Matate, right, title and in ges and appurtenances that the title so converted that of all persons where the face amount of the int of any further or a ll, either as a future le not exceeding in the lness hereby secured vereunto set their hands	ortgage Record No Interest of the said Most thereunto belonging reyed is clear, free and omsoever. Inote (Item 1 above) dditional advances man by said Mortgag aggregate the principal vithout any relief where the date of loan above the date of loan above Mary L. Mary L.	in accordance with its ade by the Mortgagee ee, a refinancing of the pal amount of \$7500 a atever from the valuation of the cords.	terms to tat any time unpaid be tany one ion or app
being the sa Mortgage Re and to hold And the said This con gagee, the pe the entire in the loan stat The Mo laws of the S IN WITNE Witness STATE OF COUNTY OF Before	me property conveyed cords of the county at the same together with Mortgagors do hereby will defend the same aveyance is made to sease thereof, and to fur debtedness secured hered above, or a renewant set against expressly agreetate of Indiana. SWHEREOF, the said to MINDIANA OF Lake Mered Red Red Red Red Red Red Red Red Red R	to said Mortgagors by foresaid, and all the est hall the rights, privile y covenant and warrant e against all lawful claimer the payment of the orther secure the payment of the reby shall be paid in fural thereof or both, but see to pay the indebted d Mortgagors, have here. Sapyta Ss. Sapyta 1969, app	deed recorded in Matate, right, title and in ges and appurtenances that the title so converted that the title so converted that the title so converted that of all persons where the face amount of the int of any further or all, either as a future length of exceeding in the liness hereby secured we reunto set their hands	ortgage Record No Interest of the said Most thereunto belonging eyed is clear, free and omsoever. Inote (Item 1 above) dditional advances may be said Mortgag aggregate the principal vithout any relief where the date of loan above the date of loan above Mary L. Mary L. public in and for the Anthony L.	in accordance with its ade by the Mortgagee ee, a refinancing of the pal amount of \$7500 a atever from the valuation state and county afore OPOZ.	terms to tat any time unpaid be tany one ion or app
being the sa Mortgage Re and to hold And the said This con gagee, the p the entire in the loan stat The Mo laws of the S IN WITNE Witness STATE OF COUNTY O Before day of	me property conveyed cords of the county at the same together with Mortgagors do hereby will defend the same aveyance is made to see the ed above, or a renew cortgagors expressly agriculate of Indiana. SWHEREOF, the said to MINDIANA F Lake Me, Charles R October Mary	to said Mortgagors by foresaid, and all the est hall the rights, privile y covenant and warrant e against all lawful claimeure the payment of the orther secure the payment eby shall be paid in further secure the payment of both, but all thereof or both, but ree to pay the indebted d Mortgagors, have here to pay the indebted d Mortgagors d M	deed recorded in Matate, right, title and in ges and appurtenances that the title so converted that the title so converted and any further or a ll, either as a future la not exceeding in the liness hereby secured we reunto set their hands	ortgage Record No Interest of the said Most thereunto belonging reyed is clear, free and omsoever. Interest of the said More and distinguished advances many said Mortgag aggregate the principal vithout any relief whether the date of loan above the date of loan above Mary L. Mary L. public in and for the Anthony L. public in and for the Anthony L. public in and for the Anthony L.	in accordance with its ade by the Mortgagee ee, a refinancing of the pal amount of \$7500 a atever from the valuation of the DPOZ. Lope Z state and county afore OPE Z	terms to tat any time unpaid be tany one ion or app
being the sa Mortgage Re and to hold And the said This con gagee, the p the entire in the loan stat The Mo laws of the S IN WITNE Witness STATE OF COUNTY O Before day of	me property conveyed cords of the county at the same together with Mortgagors do hereby will defend the same aveyance is made to see the ed above, or a renew cortgagors expressly agriculate of Indiana. SWHEREOF, the said to MINDIANA F Lake Me, Charles R October Mary	to said Mortgagors by foresaid, and all the est hall the rights, privile y covenant and warrant e against all lawful claimer the payment of the orther secure the payment of the reby shall be paid in fural thereof or both, but see to pay the indebted d Mortgagors, have here. Sapyta Ss. Sapyta 1969, app	deed recorded in Matate, right, title and in ges and appurtenances that the title so converted that the title so converted and any further or a ll, either as a future la not exceeding in the liness hereby secured we reunto set their hands	ortgage Record No Interest of the said Most thereunto belonging reyed is clear, free and omsoever. Interest of the said More and distinguished advances many said Mortgag aggregate the principal vithout any relief whether the date of loan above the date of loan above Mary L. Mary L. public in and for the Anthony L. public in and for the Anthony L. public in and for the Anthony L.	in accordance with its ade by the Mortgagee ee, a refinancing of the pal amount of \$7500 a atever from the valuation of the DPOZ. Lope Z state and county afore OPE Z	terms to tat any time unpaid be tany one ion or app
being the sa Mortgage Re and to hold And the said This con gagee, the p the entire in the loan stat The Mo laws of the S IN WITNE Witness STATE OF COUNTY O Before day of	me property conveyed cords of the county at the same together with Mortgagors do hereby will defend the same aveyance is made to see the ed above, or a renew cortgagors expressly agriculate of Indiana. SWHEREOF, the said to MINDIANA F Lake Me, Charles R October Mary	to said Mortgagors by foresaid, and all the est hall the rights, privile y covenant and warrant e against all lawful claimeure the payment of the orther secure the payment eby shall be paid in further secure the payment of both, but all thereof or both, but ree to pay the indebted d Mortgagors, have here to pay the indebted d Mortgagors d M	deed recorded in Matate, right, title and in ges and appurtenances that the title so converted that the title so converted and any further or a ll, either as a future land exceeding in the liness hereby secured we reunto set their hands **The converted to the land of the land and affixed my of the land and affixed m	ortgage Record No Interest of the said Most thereunto belonging reyed is clear, free and omsoever. Inote (Item 1 above) dditional advances man by said Mortgag aggregate the principal vithout any relief where the date of loan above the date of loan	in accordance with its ade by the Mortgagee ee, a refinancing of the pal amount of \$7500 a atever from the valuation of the cope Z. I the execution of the dyear aforesaid.	terms to tat any time unpaid be tany one ion or app
being the sa Mortgage Re and to hold And the said and that the This con gagee, the p the entire in the loan stat The Mo laws of the S IN WITNE Witness	me property conveyed cords of the county af the same together with Mortgagors do hereby will defend the same aveyance is made to sease thereof, and to fur debtedness secured hered above, or a renew state of Indiana. SWHEREOF, the said to MINDIANA OF Lake Mary INDIANA OF Lake Me, Charles Roctober Mary INESS WHEREOF, I	to said Mortgagors by foresaid, and all the est hall the rights, privile y covenant and warrant e against all lawful claimeure the payment of the orther secure the payment eby shall be paid in further secure the payment of both, but all thereof or both, but ree to pay the indebted d Mortgagors, have here to pay the indebted d Mortgagors d M	deed recorded in Matate, right, title and in ges and appurtenances that the title so converted that the title so converted and any further or a ll, either as a future land exceeding in the liness hereby secured we reunto set their hands **The converted to the land of the land and affixed my of the land and affixed m	ortgage Record No Interest of the said Most thereunto belonging reyed is clear, free and omsoever. Inote (Item 1 above) dditional advances man by said Mortgag aggregate the principal vithout any relief where the date of loan above the date of loan	in accordance with its ade by the Mortgagee ee, a refinancing of the pal amount of \$7500 a atever from the valuation of the cope Z. I the execution of the dyear aforesaid.	terms to t at any time unpaid b t any one ion or app
being the sa Mortgage Re and to hold And the said and that the This con gagee, the p the entire in the loan stat The Mo laws of the S IN WITNE Witness	me property conveyed cords of the county at the same together with Mortgagors do hereby will defend the same aveyance is made to see the ed above, or a renew cortgagors expressly agriculate of Indiana. SWHEREOF, the said to MINDIANA F Lake Me, Charles R October Mary	to said Mortgagors by foresaid, and all the est hall the rights, privile y covenant and warrant e against all lawful claimer the payment of the orther secure the payment eby shall be paid in further secure to pay the indebted d Mortgagors, have her determined by the secure to pay the indebted d Mortgagors, have her lawful for the payment of the paym	deed recorded in Matate, right, title and in ges and appurtenances that the title so converted that the title so converted that the title so converted and any further or a ll, either as a future land exceeding in the liness hereby secured we reunto set their hands The motary eared thank and and affixed my or converted thank and any or converted thank any or converted thank and any or converted thank and any or converted thank any or	ortgage Record No Interest of the said Most thereunto belonging reyed is clear, free and omsoever. Interest of the said More and distinguished advances many said Mortgag aggregate the principal vithout any relief whether the date of loan above the date of loan above Mary L. Mary L. public in and for the Anthony L. public in and for the Anthony L. public in and for the Anthony L.	in accordance with its ade by the Mortgagee ee, a refinancing of the pal amount of \$7500 a atever from the valuation of the cope Z. I the execution of the dyear aforesaid.	terms to tat any time unpaid be tany one ion or app
being the sa Mortgage Re and to hold And the said This con gagee, the p the entire in the loan stat The Mo laws of the S IN WITNE Witness STATE OF COUNTY O Before day of	me property conveyed cords of the county at the same together with Mortgagors do hereby will defend the same aveyance is made to sease thereof, and to fur debtedness secured hered above, or a renewant sate of Indiana. SWHEREOF, the said to MARY INDIANA OF Lake Mary TNESS WHEREOF, I	to said Mortgagors by foresaid, and all the est hall the rights, privile y covenant and warrant eagainst all lawful claimere the payment of the orther secure the payment eby shall be paid in further secure the payment of both, but there to pay the indebted d Mortgagors, have here. Sapyta SS. Sapyta Jopez have hereunto set my large to set my la	deed recorded in Matate, right, title and in ges and appurtenances that the title so converted that the title so converted that the title so converted and any further or a ll, either as a future land exceeding in the liness hereby secured we reunto set their hands The motary eared thank and and affixed my or converted thank and any or converted thank any or converted thank and any or converted thank and any or converted thank any or	ortgage Record No Interest of the said Most thereunto belonging reyed is clear, free and omsoever. Inote (Item 1 above) dditional advances man by said Mortgag aggregate the principal vithout any relief where the date of loan above the date of loan	in accordance with its ade by the Mortgagee ee, a refinancing of the pal amount of \$7500 a atever from the valuation of the cope Z. I the execution of the dyear aforesaid.	terms to tat any time unpaid be tany one ion or app