

manageminabile de allement

| | ewett ed. Ind. 4632, | 2 7536 | FFICI | A TI | ARGE: \$ |
|--|---|--|--|--|--|
| LOAN NO. | DATE OF LOAN AND THIS MORTGARE | FIRST PAYMENT | others due no one of the nor | O 19 CACUTAT (DALACI | විට්ටෙල්ල්ල්ල්ල්ල්ල්ල්ල්ල්ල්ල්ල්ල්ල්ල්ල්ල් |
| 337467 | 10-29-49 | the Lake (| COLUMN REC | (Item i minus 2) | , and a summer, |
| PAYABLE IN | FIRST PAYMENT | OTHERS - EACH | MATURITY 10=29=74 | 01 001 . | ********* |
| | ITS EXCEPT FINAL PAY | MENT SHALL BE | FINAL PAY- | | ୍ଞ କ୍ଷ୍ୟୁ କ୍ୟୁ କ୍ଷ୍ୟୁ କ୍ୟୁ କ୍ୟୁ କ୍ଷ୍ୟୁ କ୍ୟୁ କ୍ୟୁ କ୍ୟୁ କ୍ୟୁ କ୍ୟୁ କ୍ୟୁ କ୍ୟୁ କ |
| DATE CHARGES BE | EGIN: 0 | | 0 | | \$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\ |
| 11-3-69 MORTGAG | | | | 9900 | 08666396660 |
| Name(s) and | d Jr. Korri | s, George & Ar | venoll | | 80000000000000000000000000000000000000 |
| Address(es) | | aso, lod. | | 4 : : : : : : : : : : : : : : : : : : : | 99969004899 98804689 |
| | • | | | STATE COLV | ୍ର ଚ ଳିତ୍ର ତର୍ ଷ୍ଟରି ବିଶ୍ୱର ପ୍ରତ୍ ୟକ୍ତ |
| | | | EDER'S OFF | FILED FOR | 17.87.83 |
| | | | | Hey 5 | 8 15 FH 169 |
| | | | | | / J.HICENKO |
| WITTNE | SSETU. That the chara | e named Mortgagors, in | SEAL | | CORDER |
| | | to secure the repayment the | | | |
| forever, the | following described real | l estate, situate in the Cou | unty of | <u>ke/</u> | and State of Indian |
| Mortgage Re and to hold | ecords of the county afor the same together with | to said Mortgagors by de presaid, and all the estate, all the rights, privileges | right, title and interes and appurtenances ther | t of the said Mortgagor eunto belonging to said | s in and to said premise. Mortgagee and its assign |
| Mortgage Re and to hold | ecords of the county afor the same together with | presaid, and all the estate, | right, title and interes and appurtenances ther | t of the said Mortgagor eunto belonging to said | s in and to said premise. Mortgagee and its assign |
| Mortgage Reand to hold And the said | ecords of the county afor the same together with I Mortgagors do hereby | presaid, and all the estate, all the rights, privileges covenant and warrant tha | right, title and interes and appurtenances ther t the title so conveyed | t of the said Mortgagor eunto belonging to said is clear, free and uning | s in and to said premise. Mortgagee and its assign |
| Mortgage Reand to hold And the said | the same together with Mortgagors do hereby will defend the same | presaid, and all the estate, all the rights, privileges covenant and warrant that against all lawful claims | right, title and interes and appurtenances ther t the title so conveyed of all persons whomso | t of the said Mortgagor eunto belonging to said is clear, free and unin- | s in and to said premies. Mortgagee and its assign tumbered except as follow |
| Mortgage Reand to hold And the said and that the This congagee, the paths entire in | the same together with Mortgagors do hereby will defend the same nveyance is made to secure debtedness secured herel | presaid, and all the estate, all the rights, privileges covenant and warrant tha | right, title and interes and appurtenances ther to the title so conveyed of all persons whomso re amount of the note fany further or additionither as a future loan. | t of the said Mortgagor eunto belonging to said is clear, free and uning ever. (Item 1 above) in account on advances made by by said Mortgagee, a re- | s in and to said promise. Mortgagee and its assign tumbered except as followed and the followed and the Mortgagee at any tinginancing of the unpaid by |
| Mortgage Reand to hold And the said and that they This congagee, the pathe entire in the loan state The Mo | the same together with Mortgagors do hereby y will defend the same nveyance is made to secure debtedness secured here ted above, or a renewal ortgagors expressly agree. | all the rights, privileges covenant and warrant that against all lawful claims ure the payment of the facther secure the payment of by shall be paid in full, e | right, title and interest and appurtenances there to the title so conveyed of all persons whomsome amount of the note fany further or additional ither as a future loan greater than the aggreen control of th | eunto belonging to said is clear, free and uninceres. (Item 1 above) in account advances made by by said Mortgagee, a regate the principal amore | s in and to said promise. Mortgagee and its assign tumbered except as followed and the sollowed and the Mortgagee at any time of \$7500 at any one |
| Mortgage Reand to hold And the said and that the This con gagee, the pathe entire in the loan state The Mo laws of the S | the same together with Mortgagors do hereby will defend the same nveyance is made to secure after the debtedness secured here ted above, or a renewal ortgagors expressly agrestate of Indiana. | all the rights, privileges covenant and warrant that against all lawful claims ure the payment of the factors secure the payment of by shall be paid in full, ell thereof or both, but not | right, title and interest and appurtenances there to the title so conveyed of all persons whomsome amount of the note fany further or additional exceeding in the aggreence hereby secured without | t of the said Mortgagor reunto belonging to said is clear, free and unincever. (Item 1 above) in accordinal advances made by by said Mortgagee, a regate the principal amount any relief whatever is | s in and to said promise. Mortgagee and its assign rumbered except as follow rdance with its terms to the Mortgagee at any til financing of the unpaid to ount of \$7500 at any one rom the valuation or app |
| Mortgage Reand to hold And the said and that they and that they This con gagee, the pathe entire in the loan state The Mo laws of the S IN WITNE | the same together with Mortgagors do hereby y will defend the same nveyance is made to secure debtedness secured herelated above, or a renewal ortgagors expressly agrestate of Indiana. SS WHEREOF, the said | all the rights, privileges covenant and warrant that against all lawful claims ure the payment of the factor secure the payment of by shall be paid in full, el thereof or both, but not be to pay the indebtedness. Mortgagors, have hereung | right, title and interest and appurtenances there to the title so conveyed of all persons whomsome amount of the note fany further or additional exceeding in the aggreence hereby secured without | eunto belonging to said is clear, free and uning ever. (Item 1 above) in account advances made by by said Mortgagee, a regate the principal amout any relief whatever is ate of loan above set for the said said whatever is at a formula and a said whatever is a said w | s in and to said promise. Mortgagee and its assign numbered except as followed and the mortgagee at any time financing of the unpaid fount of \$7500 at any one from the valuation or apports. |
| Mortgage Reand to hold And the said that the and that the This congagee, the pathe entire in the loan state. The Modaws of the Sin Witness. | the same together with Mortgagors do hereby will defend the same newyance is made to see after the debtedness secured here above, or a renewal ortgagors expressly agrestate of Indiana. | all the rights, privileges covenant and warrant that against all lawful claims ure the payment of the factor secure the payment of by shall be paid in full, el thereof or both, but not be to pay the indebtedness. Mortgagors, have hereung | right, title and interest and appurtenances there to the title so conveyed of all persons whomsome amount of the note fany further or additional exceeding in the aggreence hereby secured without | ever. (Item 1 above) in according to said advances made by said Mortgagee, a regate the principal amout any relief whatever the said above set for the said abo | Mortgagee and its assignment to the Mortgagee at any ting financing of the unpaid bount of \$7500 at any one from the valuation or apports. |
| Mortgage Reand to hold And the said that the and that the This congagee, the pathe entire in the loan state. The Modaws of the Sin Witness. | the same together with Mortgagors do hereby will defend the same newspance is made to securely debtedness secured herely debtedness secured herely ted above, or a renewal ortgagors expressly agreestate of Indiana. | all the rights, privileges covenant and warrant that against all lawful claims ure the payment of the facther secure the payment of by shall be paid in full, ell thereof or both, but not be to pay the indebtedness. Mortgagors, have hereund | right, title and interest and appurtenances there to the title so conveyed of all persons whomsome amount of the note fany further or additional exceeding in the aggreence hereby secured without | ever. (Item 1 above) in according to said advances made by said Mortgagee, a regate the principal amout any relief whatever the said above set for the said abo | s in and to said promise. Mortgagee and its assign numbered except as followed and the mortgagee at any time financing of the unpaid fount of \$7500 at any one from the valuation or apports. |
| Mortgage Reand to hold And the said and that the This congagee, the pathe entire in the loan state The Molaws of the S IN WITNE | the same together with Mortgagors do hereby will defend the same newspance is made to securely debtedness secured herely debtedness secured herely ted above, or a renewal ortgagors expressly agreestate of Indiana. | all the rights, privileges covenant and warrant that against all lawful claims ure the payment of the factor secure the payment of the factor secure the payment of the secure the payment of the factor or both, but not be to pay the indebtedness. Mortgagors, have hereund | right, title and interest and appurtenances there to the title so conveyed of all persons whomsome amount of the note fany further or additional exceeding in the aggreence hereby secured without | ever. (Item 1 above) in according to said advances made by said Mortgagee, a regate the principal amout any relief whatever the said above set for the said abo | Mortgagee and its assignment to the Mortgagee at any ting financing of the unpaid bount of \$7500 at any one from the valuation or apports. |
| Mortgage Reand to hold And the said that the This congagee, the pathe entire in the loan state. The Molaws of the SIN WITNER Witness | will defend the same nveyance is made to secured thereof, and to furthed above, or a renewal ortgagors expressly agreetate of Indiana. SS WHEREOF, the said INDIANA OF Lake me, Charles R. | all the rights, privileges covenant and warrant that against all lawful claims ure the payment of the fact ther secure the payment of by shall be paid in full, eld thereof or both, but not be to pay the indebtedness. Mortgagors, have hereund in the fact that the payment of the fact that the paym | right, title and interest and appurtenances there to the title so conveyed of all persons whomsome amount of the note fany further or additional exceeding in the aggrance hereby secured without to set their hands the description of the interest of the secured without the set their hands the description. | ever. (Item 1 above) in account advances made by said Mortgagee, a regate the principal amout any relief whatever at of loan above set for the state a first and for the state a | Mortgagee and its assignatumbered except as followed except as followed by the Mortgagee at any time financing of the unpaid fount of \$7500 at any one from the valuation or apport. |
| Mortgage Reand to hold And the said that the This congagee, the pathe entire in the loan state. The Molaws of the SIN WITNER Witness | the same together with Mortgagors do hereby y will defend the same newspance is made to secure after the above, or a renewal ortgagors expressly agreed to Indiana. SS WHEREOF, the said INDIANA OF LIBER October | all the rights, privileges covenant and warrant that against all lawful claims ure the payment of the facther secure the payment of by shall be paid in full, el thereof or both, but not be to pay the indebtedness. Mortgagors, have hereund the factor of | right, title and interes and appurtenances there to the title so conveyed of all persons whomso re amount of the note of any further or additional exceeding in the aggrance hereby secured without to set their hands the description of the control of the secured without the set their hands the description of the set | ever. (Item 1 above) in according to said advances made by said Mortgagee, a regate the principal amout any relief whatever at of loan above set for the state a Morris Jr. | Mortgagee and its assignment dance with its terms to the Mortgagee at any time financing of the unpaid bount of \$7500 at any one from the valuation or apport. |
| Mortgage Reand to hold And the said that the said that the This congagee, the pathe entire in the loan state. The Molaws of the SIN WITNER Witness | will defend the same nveyance is made to secure thereof, and to furthed above, or a renewal ortgagors expressly agreetate of Indiana. SS WHEREOF, the said INDIANA OF Lake me, Charles R. October Arvenell | all the rights, privileges covenant and warrant that against all lawful claims ure the payment of the fact ther secure the payment of by shall be paid in full, eld thereof or both, but not be to pay the indebtedness. Mortgagors, have hereund in the fact that the payment of the fact that the paym | right, title and interest and appurtenances there to the title so conveyed of all persons whomsome amount of the note fany further or additional exceeding in the aggrance hereby secured without to set their hands the description of the company public description. | ever. (Item 1 above) in according to said is clear, free and unincept and unincept and advances made by by said Mortgagee, a regate the principal amount any relief whatever at the of loan above set for the state a Morris Jr. The acknowledged the expression acknowledged the expres | Mortgagee and its assignatumbered except as followed except as followed the Mortgagee at any time financing of the unpaid bount of \$7500 at any one from the valuation or apport. The Cristian of the foregoing and county aforesaid, this secution of the foregoing |
| Mortgage Reand to hold And the said that the said that the This congagee, the pathe entire in the loan state. The Molaws of the SIN WITNER Witness | will defend the same nveyance is made to secure thereof, and to furthed above, or a renewal ortgagors expressly agreetate of Indiana. SS WHEREOF, the said INDIANA OF Lake me, Charles R. October Arvenell | all the rights, privileges covenant and warrant that against all lawful claims ure the payment of the fact ther secure the payment of by shall be paid in full, eld thereof or both, but not be to pay the indebtedness. Mortgagors, have hereund the fact the payment of the fact the payment of the fact thereof or both, but not be to pay the indebtedness. Sapyta 1969, appeare Morris | right, title and interest and appurtenances there to the title so conveyed to the title so conveyed of all persons whomso the amount of the note of any further or additional exceeding in the aggrantered without to set their hands the description of the control | eunto belonging to said is clear, free and unince ever. (Item 1 above) in account advances made by by said Mortgagee, a regate the principal amount any selief whatever at of loan above set for the organization of the state a Morris Jr. The acknowledged the exploration of the state and seal the day and year a | Mortgagee and its assignatumbered except as followed except as followed the Mortgagee at any time financing of the unpaid to the valuation or apport. The country aforesaid, this decution of the foregoing aforesaid. |
| Mortgage Reand to hold And the said that they and that they are the loan state. The Modaws of the Saws | will defend the same nveyance is made to secure thereof, and to furthed above, or a renewal cortageors expressly agreestate of Indiana. SS WHEREOF, the said INDIANA OF Lake Me, Charles R. October Arvenell TNESS WHEREOF, I hereof, I hereof | all the rights, privileges covenant and warrant that against all lawful claims ure the payment of the fact ther secure the payment of by shall be paid in full, ell thereof or both, but not be to pay the indebtedness. Mortgagors, have hereund in the fact the payment of the fact the payment of the fact there is a secure the payment of the fact the payment of the fa | right, title and interest and appurtenances there to the title so conveyed to the title so conveyed of all persons whomso the amount of the note of any further or additional exceeding in the aggrantered without to set their hands the description of the control | ever. (Item 1 above) in according to said is clear, free and unincept and unincept and advances made by by said Mortgagee, a regate the principal amount any relief whatever at the of loan above set for the state a Morris Jr. The acknowledged the expression acknowledged the expres | Mortgagee and its assignatumbered except as followed except as followed the Mortgagee at any time financing of the unpaid to the valuation or apport. The country aforesaid, this decution of the foregoing aforesaid. |
| Mortgage Reand to hold And the said with the said This congages, the paths of the loan state The Molaws of the SIN WITNER Witness | the same together with Mortgagors do hereby will defend the same newspance is made to secure after the same together with debtedness secured here ted above, or a renewal ortgagors expressly agree that of Indiana. SS WHEREOF, the said INDIANA OF Lake me, Charles R. October Arvenell TNESS WHEREOF, I here | all the rights, privileges covenant and warrant that against all lawful claims ure the payment of the fact ther secure the payment of by shall be paid in full, et thereof or both, but not be to pay the indebtedness Mortgagors, have hereund SS. Sapyta 1969, appeare Morris nave hereunto set my hand | right, title and interest and appurtenances there to the title so conveyed to the title so conveyed of all persons whomso re amount of the note of any further or additional exceeding in the aggrantenance without to set their hands the description of the second without to set their hands the description of the second without the set their hands the description of the second without to set their hands the description of the second without the set their hands the description of the second without the seco | eunto belonging to said is clear, free and unince ever. (Item 1 above) in account advances made by by said Mortgagee, a regate the principal amount any selief whatever at of loan above set for the state a Morris Jr. The arries R. Notari, arries | Mortgagee and its assignatumbered except as followed except as followed the Mortgagee at any time financing of the unpaid to the valuation or apport. The country aforesaid, this decution of the foregoing aforesaid. |
| Mortgage Reand to hold And the said that they and that they are the loan state. The Modaws of the SIN WITNES. Witness. STATE OF COUNTY | will defend the same noveyance is made to secure thereof, and to furthed above, or a renewal cortageors expressly agree that of Indiana. SS WHEREOF, the said of Indiana. INDIANA OF Lake Me, Charles R. October Arvenell TNESS WHEREOF, I have the said of Indiana. So WHEREOF, I have the said of Indiana. So WHEREOF, I have the said of Indiana. | all the rights, privileges covenant and warrant that against all lawful claims ure the payment of the fact ther secure the payment of by shall be paid in full, ell thereof or both, but not be to pay the indebtedness. Mortgagors, have hereund in the fact the payment of the fact the payment of the fact there is a secure the payment of the fact the payment of the fa | right, title and interest and appurtenances there to the title so conveyed to the title so conveyed of all persons whomso re amount of the note of any further or additional exceeding in the aggrantenance without to set their hands the description of the second without to set their hands the description of the second without the set their hands the description of the second without to set their hands the description of the second without the set their hands the description of the second without the seco | eunto belonging to said is clear, free and unince ever. (Item 1 above) in account advances made by by said Mortgagee, a regate the principal amount any selief whatever at of loan above set for the state a Morris Jr. The arries R. Notari, arries | Mortgagee and its assignatumbered except as followed except as followed the Mortgagee at any time financing of the unpaid to the valuation or apport. The country aforesaid, this decution of the foregoing aforesaid. |
| Mortgage Reand to hold And the said with the said This congages, the paths of the loan state The Molaws of the SIN WITNER Witness | will defend the same noveyance is made to secure thereof, and to furthed above, or a renewal cortageors expressly agree that of Indiana. SS WHEREOF, the said of Indiana. INDIANA OF Lake Me, Charles R. October Arvenell TNESS WHEREOF, I have the said of Indiana. So WHEREOF, I have the said of Indiana. So WHEREOF, I have the said of Indiana. | all the rights, privileges covenant and warrant that against all lawful claims ure the payment of the fact ther secure the payment of by shall be paid in full, et thereof or both, but not be to pay the indebtedness Mortgagors, have hereund SS. Sapyta 1969, appeare Morris nave hereunto set my hand | right, title and interest and appurtenances there to the title so conveyed to the title so conveyed of all persons whomso re amount of the note of any further or additional exceeding in the aggrantenance without to set their hands the description of the second without to set their hands the description of the second without the set their hands the description of the second without to set their hands the description of the second without the set their hands the description of the second without the seco | eunto belonging to said is clear, free and unince ever. (Item 1 above) in account advances made by by said Mortgagee, a regate the principal amount any selief whatever at of loan above set for the state a Morris Jr. The arries R. Notari, arries | Mortgagee and its assignatumbered except as followed except as followed the Mortgagee at any time financing of the unpaid to the valuation or apport. The country aforesaid, this decution of the foregoing aforesaid. |