

	128	TGAGEA. Levenda, Vice Presider Gary National Bank
Sold State Preside		P. O. Box 209
Gregory Colon and Id	doliana Herrandez Colono (Husban	Gary, Indiana
mortgage and warrant to GARY		of Indiana, the following described real estate
in	County, in the State of Indiana, to wit:	
	his Document is the prop Lot 1, Block 6, Mid-Western Real	erty of Estate Company's
	Third addation to Garry as estor	derelat Book 1h
	page 28, in Lake County, Indiana	STATE OF INDIAN SIS NO.
		FILED FOR REASIO
		图 9 10 图 63
		ANDREW J. HICENKO
		RECORDER
	FOL1 00	f even date herewith, the terms of which are
incorporated herein by reference,	on the principal amount of	John S, Caccure, S, and
Mortgagere expressly agree to pay	E O Comment of the last of the	est precomputed and included therein and the
Mortgagors expressly agree to pay	the sum of money 200ve secured.	
existing or hereafter erected on the mi	o neither commit nor suffer waste to be committee ortgaged property incured, as may be required from	m time to time by the mortgagee, against loss by
fire and other hazards, casualties, and ance companies to be selected by the	i contingencies, in such uniounts and for such peri- mortgages and to maintain suld insurance during	od as may be required by the mortgagee, in insur- the life of this mortgage, said insurance policies
security; that he will pay all taxes a	n favor of mortgagee herein and to be held and ke and assessments that may be levied or assessed to a or refusal of the mortgagor herein to provide an	upon or against said premises as the same shall
to pay said taxes or assessments, mo taxes and assessments, and agrees the	rtgagor hereby expressly authorizes said mortgag at the sum or sums of money advanced for such p	se to procure said insurance and/or to pay such urpose shall become a part of the debt hereby se-
the money advanced for such purpose	at the mortgagee may pay any senior liens or encur chall become a part of the debt hereby secured an e(s) by said mortgagee, or in case mortgagee shall	d shall draw a like interest; that upon the payment
to furnish insurance, then and in either	er or all of such cases, said mortgagee shall have th	he right, at its option, other clauses herein notwith- otice or demand, and to proceed with the collection
thereof by foreclosure of this mortgag in contained, or if any part of the deb	e or otherwise. Mortgagor further agrees that upon ot secured hereby, either principal or interest, shall	default of any of the covenants or conditions here- remain unpaid for thirty days after maturity, said
with the collection thereof either by fo	oreclosure of this mortgage or otherwise; provided, rued as a waiver thereof and shall not preclude sai	le forthwith, without notice or demand and proceeds however, that the omission of said mortgages to so id mortgages from exercising same for any subse-
quent default, and nothing but a writ	ten contract of the mortgagee shall be a waiver of reby expressly waived by and on the part of the n	said option. Any notice which might be required
be necessary to perfect the title of said	that the mortgagee may at its election, advance and d mortgaged premises in said mortgagor or to prese	erve the security intended to be given by this mort-
a like interest, and may at any time	so advanced and paid shall be and they are hereby or times in succession, without notice, extend the tobligation to pay such indebtedness or affected by	the lien hereby created, upon such terms as may be
agreed upon by the mortgagee and th	e party requesting the extension. The mortgagor carge and attorney fees without relief from valuations	expressly agrees to pay the sums of money above
sum of money equal to the reasonable	rental value of said premises during his occupance	s mortgaged, that he will pay to the mortgagee at y of the same after the issuance of the certificate
of sale unless redemption shall be mad IT IS FURTHER AGREED that in ca	ese mortgagee herein shall be made a party to any	suit filed in any court by reason of its being mort-
morigage, the morigagor will pay uni	ed upon to defend said mortgage and its interest to the mortgagee all expense incurred by said mory by reason of said mortgage, in protecting the lie	in and to said property under the terms of said regagee, including a reasonable attorney fee, in so on thereof, or in protecting itself in said suit.
THE COVENANTS herein contained s		ure to, the respective heirs, executors, administra-
and the use of any gender shall incli- tions in the original recorded play of t	ude all genders. The interests of the parties herein	is subject to all covenants, easements and restric-
		1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1
IN WITHESS WHEREOF, I	the said mortgagor(s) have hereunto set their	hand(s) and seals thisday of
This instaurant pre	pared by	ecolon / Calor
Echele Asst	ashier days as a dale	orycolon / Colons Colons on Hernandez Colon
	all dolling the second	and Hernandez Colon
STATE OF INDIANA.	ss:	
Take	COUNTY,	
	I, a Notary Public in and for said County an	3rd State this day of
	19 60, personally appeared	
福星和高级建筑 有数多数可以多数的复数形式的复数形式 计外 机发光 自己的现在	Idoliana Hernandez Colon	
and selmowledged the execution of	of the annexed Morigage.	
WINESS my hard and No		