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AND THE MOOT PLANE OF THE STATE		ewett Ave	43003	FINANCE	
AND THE SOUTH ASSETTING THE STATE OF THE STA	Righla	d. Indiana W	MOTOFFI	CIAIL	;
THE ADDRESS THE. That the above named Mortgagens is considerable of the principal audious of the loss (RECORDER NAMES) and Address (ca) WITNESSFTH: That the above named Mortgagens is considerable of the principal audious of the loss (RECORDER NECORDER) WITNESSFTH: That the above named Mortgagens is considerable of the principal audious of the loss (RECORDER NECORDER) WITNESSFTH: That the above named Mortgagens is considerable of the principal audious of the loss (RECORDER NECORDER) WITNESSFTH: That the above named Mortgagens is considerable of the principal audious of the loss (RECORDER NECORDER) WITNESSFTH: That the above named Mortgagens is considerable of the principal audious of the loss (RECORDER NECORDER) WITNESSFTH: That the above named Mortgagens is considerable of the principal audious of the loss (RECORDER NECORDER) WITNESSFTH: That the above named Mortgagens is considerable of the said Mortgage and its assist forever, the following decribed and to said the converse of the county domains of the said Mortgage and its assist forever, the following decribed on the responsibility of Hill and the principal audious of the said Mortgagen is nad to said the county domains of all the rights, privileges and appurent belonging to said Mortgagens in and to said the same (oppther willinger and appurent early interest of the said Mortgagens of the said mortgage and its assigns foreward the said Mortgagens of the said said the said Mortgagens of the said mortgage and its assigns foreward the said mortgages and the said Mortgagens of the said mortgages and its assigns foreward the said mortgages and the said Mortgagens of the said mortgages and the said Mortgagens of the said mortgages and the said Mortgagens of the said mortgage and the said Mortgagens of the said mortgage and the said Mortgagens of the said mortgages and the said mortgages and the said Mortgagens of the sa	M NO.			15	Control Species
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MORTGAGOR(S) Name(s) and Address(es) WITHESSITH: That the show named Mortgagors in recidentation of the principal amount of the loss (liter 4 above) to them p by the above named Mortgagee and to harder the representative to the said Mortgage and its saif forever, the following described real citate, shapete in the Country of Lot 23, Block 6, Hillcrest Heights' 3rd Addition, Unit Number 3, in the City of Hobart, as shown in Plat Book 32, Page 84, in Lot 23, Block 6, Hillcrest Heights' 3rd Addition, Unit Number 3, in the City of Hobart, as shown in Plat Book 32, Page 84, in Lot 23 and base for country foresaid, and all the citate, right, title and interest of the said Mortgagors in and to said premisers, privileges and apputements theretone belonging to asid Mortgage and its assigns forey And the said Mortgagors do bereby covenant and warrant that the title so conveyed is clear, free and unincumbered except at follows: and that they will defend the same against all lawful claims of all persons whomsoever. This conveyance is nade to recure the payment of the face amount of the note (Item 1 above) in accordance with its terms to the M gage, the payer thereof, and to further secure the payment of any further or additional advances made by the Mortgagee at nay time before the country developed they only a second and the said Mortgagors by the Mortgagee the principal amount of 1700 at any one time. The Mortgagors expressly agree to pay the indebtedness bareby secured without any retird whatever from the valuation or appraisant law of the state of Indians. IN WITNESS WHEREOF, the said Mortgagors, have hereunto set their hands the date of loss above extended the country and the state of Indians. S. Charles R. Namey Public My commission expires: 8-12-73		BALANCE REMAINI		DUE	***********
MORTGAGOR(S) Name(s) and Address(es) Fig. 19 28 fill 70 AMDREW J. MICEHKO RECORDER WITHESSETH: That the above named Mortgagors in confidentiant of the principal appearant of the loan (Item 4 above) to them p by the above named Mortgagor and to show the representations of the principal appearant to the said Mortgagor and it said forcers, the following described are elected, what is the County of Loads To Loads To Loads To Loads To Holder 1, as shown in Plat Book 32, Page 84, in the City of Hobart, as shown in Plat Book 32, Page 84, in Lake County, Indiana. being the same property conveyed to said Mortgagors by deed recorded in Mortgagor Record No. 32, Page 84, in Lake County, Indiana. being the same property conveyed to said Mortgagors by deed recorded in Mortgagor Record No. 32, Page 84, in Lake County, Indiana. being the same property conveyed to said Mortgagors by deed recorded in Mortgagor Record No. 32, Page 84, in Lake County, Indiana. being the same property conveyed to said Mortgagors by deed recorded in Mortgagor Record No. 32, Page 84, in Lake County, Indiana. being the same property conveyed to said Mortgagors by deed recorded in Mortgagor Record No. 32, Page 84, in Lake County, Indiana. being the same property conveyed to said Mortgagors by the said Mortgagor Record No. 32, Page 84, in Lake County, Indiana. being the same property conveyed to said Mortgagors and to said Mortgagors and to said Mortgagors and to said Mortgagors and the said Mortgagors on the said Mortgagors and the said Mortgagors and the said Mortgagors and the said Mortgagors and the same against all lawful claims of all persons whomsoever. This conveyance in made to secure the payment of any further or additional estimates by the Mortgagor as any time Mageor, the payer thereof and the same against all lawful claims of all persons whomsoever. The Mortgagors expressly agree to pay the indebtedness hereby secured without any selicif whatever from the valuation or appraisem law of the State of Indiana. No Witness Whereof, I		•			*************
WITNESSETH: That the above named Mortageon in controllation of the principal angulant of the loss (Hem A above) to them p by the above samed Mortageon and to becare the repayment of the principal angulant of the loss (Hem A above) to them p by the above samed Mortageon and to becare the repayment of the principal angulant of the loss (Hem A above) to them p by the above samed Mortageon and to becare the repayment of the angulant of the principal angulant of the loss (Hem A above) to them p by the above samed Mortageon and to becare the repayment of the repayment of the same against all lawful claims of all persons whomsoever. This conveyance is made to secure the payment of the face amount of the note (Hem 1 above) is accordance with its terms to the Mortageon thereof the same against all lawful claims of all persons whomsoever. This conveyance is made to secure the payment of the face amount of the note (Hem 1 above) is accordance with its terms to the Mortageon the same against all lawful claims of all persons whomsoever. This conveyance is made to secure the payment of the face amount of the note (Hem 1 above) is accordance with its terms to the Mortageon thereof to further secure the payment of the face amount of the note (Hem 1 above) is accordance with its terms to the Mortageon thereof to further secure the payment of any further or additional advances made by the Mortageon at any time the the most indebtedness secured hereby shall be paid in full, either as a future loss by said Mortageon, a refinancing of the unpaid balance the loss stated above, or a research thereof or both, but not exceeding in the against and Mortageon and the advance of the loss and above, or a research thereof or both, but not exceeding in the against mount of 3700 at any nose time. The Mortageon expressly agree to pay the indebtedness hereby secured without any relief whatever from the valuation or appraisate involved of a state of Indiana. N WITNESS WHEREOR, I have because ose my hand and affixed my official scale pays and		OR(S)	T-30 W to Daha		
WITHESSETH: That the above named Mortgager in evaluation of the peincipal amount of the loss (Hem 4 above) to them p by the above named Mortgage and to above the repayment of the fact of the peincipal amount of the loss (Hem 4 above) to them p by the above named Mortgage and to above the repayment of the fact of the said Mortgage and its asis forever, the following describes, about in the County of Lot 23, Block 6, Hillcreat Heights' 3rd Addition, Unit Number 3, in the City of Hobert, as shown in Plat Book 32, Page 84, in Mortgage Records of the county aforesid, and all the estate, right, title and interest of the said Mortgagers in and to said premises; To h and to hold the same together with all the rights, privileges and apportenances thereconto belonging to said Mortgage and its assigns force And the said Mortgagers do hereby coverant and warrant that the title so conveyed is dear, free and unincombered except as follows: This conveyance is made to secure the payment of the face amount of the note (Hem 1 above) in accordance with its terms to the Me gage, the payes thereof, and to further secure the payment of any further or additional advances made by the Mortgages at any time before the entire industraleness secured thereby shall be paid in full, either as a future loss by said Mortgage, a refinancial when the lone stated above, or a renewal thereof or both, but not exceeding in the aggregate the principal amount of \$700 at any one time. The Mortgager expressly aggree to pay the indebtedness hereby secured without any relief whatever from the valuation or appraisem laws of the State of Indiana. IN WITHESS WHEREOF, the said Mortgagor, have hereunto set their bands the date of tons above set forth. Witness WHEREOF, I have hereunto set my hand and affixed my official scalar by day and year aforesaid. My commission expires: 8-12-73	Name(s) and	4000000	east Cleveland		oooboodebi ./1
WITNESSETH: That the above named Mortgagons in consideration of the principal angount of the loss (Item 4 above) to them principal angount of the loss (Item 4 above) to them principal angount of the loss (Item 4 above) to them principal angount of the loss (Item 4 above) to them principal angount of the loss (Item 4 above) to them principal angount of the loss (Item 4 above) to them principal angount of the loss (Item 4 above) to them principal angount of the loss (Item 4 above) to them principal angular of the loss (Item 4 above) to them principal angular of the loss (Item 4 above) to them principal angular of the loss (Item 4 above) to them principal angular of the loss (Item 4 above) to them principal angular of the loss (Item 4 above) to them principal angular of the loss (Item 4 above) to the loss (Item 4 above) and to said premise; To he and to hold the same together with all the rights, privileges and appurtenances thereunto belonging to said Mortgagon and its assigns force and the said Mortgagons observed overant and warrant that the title so conveyed is clear, free and unincumbered except as follows: This conveyance is made to secure the payment of the face amount of the note (Item 4 above) is accordance with its terms to the Mortgagon and the said that they will defend the same against all lawful claims of all persons whomsoever. This conveyance is made to secure the payment of the face amount of the note (Item 4 above) is accordance with its terms to the Margagon to the payment of the face amount of the note (Item 4 above) is accordance with its terms to the Margagon and the secure of the said Mortgagon and the said that they will defend the same against all lawful claims of all persons whomsoever. This conveyance is made to secure the payment of the face amount of the note (Item 4 above) is accordance with its terms to the Margagon and the same against all lawful claims of all persons whomsoever. The conveyance is made to secure the payment of any further or additional advancer made by the Mortg	Address(cs)	Hobert	Indiana 46342		7.75 02 1% 1
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Lot 23, Block 6, Hillcrest Heights' 3rd Addition, Unit Number 3, in the City of Hobart, as shown in Plat Book 32, Page 84, in Lake County, Indiana. being the same property conveyed to said Mortgagors by deed recorded in Mortgage Record No. page of Mortgage Records of the county aforesaid, and all the estate, right, title and interest of the said Mortgagors in and to said premise; To had to bold the same together with all the rights, privileges and apputenances thereunto belonging to said Mortgagors and its assigns fore And the said Mortgagors do hereby covenant and warrant that the title so conveyed is clear, free and unincumbered except as follows: and that they will defend the same against all lawful claims of all persons whomsoever. This conveyance is made to secure the payment of the face amount of the note (Item 1 above) in accordance with its terms to the M gagee, the payee thereof, and to further secure the payment of any further or additional advances made by the Mortgage at any time before the entire indebtedness secured hereby shall be paid in full, either as a future loan by said Mortgage, a refinancing of the unpaid balance the loan stated above, or a renewal therefor of both, but not exceeding in the aggregate the principal amount of \$7500 at any one time. The Mortgagors expressly agree to pay the indebtedness hereby secured without any relief whatever from the valuation or appraisem laws of the State of Indiana. IN WITNESS WHEREOF, the said Mortgagors, have hereunto set their hands the date of loan above set forth. Witness Table 10 Indiana SS. Before me, Charles R. Sapyta as a notary public in and for the state and county aforesaid, this 11 day of BeDruary 1970, appeared Lyle W. Young who acknowledged the execution of the foregoing mortgar In WITNESS WHEREOF, I have hereunto set my band and affixed my official scale they and year aforesaid. My commission expires: 8-12-73					
Lot 23, Block 6, Hillcrest Heights' 3rd Addition, Unit Number 3, in the City of Hobart, as shown in Plat Book 32, Page 84, in Lake County, Indiana. being the same property conveyed to said Mortgagors by deed recorded in Mortgage Record No. page of Mortgage Records of the county aforesaid, and all the estate, right, title and interest of the said Mortgagors in and to said premise; To had to bold the same together with all the rights, privileges and apputenances thereunto belonging to said Mortgagors and its assigns fore And the said Mortgagors do hereby covenant and warrant that the title so conveyed is clear, free and unincumbered except as follows: and that they will defend the same against all lawful claims of all persons whomsoever. This conveyance is made to secure the payment of the face amount of the note (Item 1 above) in accordance with its terms to the M gagee, the payee thereof, and to further secure the payment of any further or additional advances made by the Mortgage at any time before the entire indebtedness secured hereby shall be paid in full, either as a future loan by said Mortgage, a refinancing of the unpaid balance the loan stated above, or a renewal therefor of both, but not exceeding in the aggregate the principal amount of \$7500 at any one time. The Mortgagors expressly agree to pay the indebtedness hereby secured without any relief whatever from the valuation or appraisem laws of the State of Indiana. IN WITNESS WHEREOF, the said Mortgagors, have hereunto set their hands the date of loan above set forth. Witness Table 10 Indiana SS. Before me, Charles R. Sapyta as a notary public in and for the state and county aforesaid, this 11 day of BeDruary 1970, appeared Lyle W. Young who acknowledged the execution of the foregoing mortgar In WITNESS WHEREOF, I have hereunto set my band and affixed my official scale they and year aforesaid. My commission expires: 8-12-73					
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