

My Commission Expires Out ter 3, 1971

Gary National Panis Language Tolona			7620
P. O. Box 209 REAL ESTA	re mor	TGAGE	
Gary, Indiana 49051			
THIS INDENTURE WITNESSETH, that	room and Elizal	heth Hrown h	usband and wife
LOCUITO (Insert Na	mes of Purchasers)		
	Lake County, State	of Indiana, the fo	ollowing described real
in Lake County, in the State	of Indiana, to-wit:	U :	
Lot twenty-sits (26) Chd North 1	5 the proper	rtijenty-five	(25)
in Block nine (9) in McKey's Ad Book 839 Page 450. Otherwise k	hty Recognition	arolina Street	
Gary, Indiana.		LAME COU	
		F-12-10	
		FEB 17	9 15 AN '70
			W J. MICERKO
	,	•	CORDER
The mortgage is given to secure the payment of on		of even date here	
incorporated herein by reference, in the principal amount	IIII		Dollars, executed 1
ATO RELIEF	OSS.	rest precomputed	and included therein as
Mortgagors expressly agree to pay the sum of money above	secured.		
MORTGAGOR HEREBY AGREES: To neither commit nor suffer existing or hereafter erected on the mortgaged property insured, a			
fire and other hazards, casualties, and contingencies, to such amount and companies to be selected by the mortgages and to maintain	ounts and for such per	riod as may be requ	ired by the mortgages, in
to carry standard mortgage clauses in favor of mortgagee berefit security; that he will pay all taxes and assessments that may	and to be held and ke	ept by said mortgag	gee herein as so much add
become due and payable. Upon failure or refusal of the mortgage to pay said taxes or assessments, mortgagor hereby expressly as	or herein to provide 🗷	and furnish maid in:	surance to mortgagee her
taxes and assessments, and agrees that the sum or sums of mone cured and shall draw like interest; that the mortgagee may pay as	ey advanced for such p	purpose shall becon	ne a part of the debt here
the money advanced for such purpose shall become a part of the	debt hereby secured as	nd shall draw a like	interest; that upon the pa
of such senior lien(s) or encumbrance(s) by said mortgagee, or is to furnish insurance, then and in either or all of such cases, said	mortgagee shall have t	the right, at its opti	on, other clauses herein no
 standing, to declars the entire debt secured hereby due and payable thereof by foreclosure of this mortgage or otherwise. Mortgagor for 			
in contained, or if any part of the debt secured hereby, either pri mortgagee may, at its option, declare the entire debt secured here	=		
with the collection thereof either by foreclosure of this mortgage exercise said option shall not be construed as a waiver thereof and	or otherwise; provided.	, however, that the	omission of said mortgage
quent default, and nothing but a written contract of the mortgag by and under the terms hereof is hereby expressly waived by an	ee shall be a waiver o	of said option. Any	
IT IS FURTHER AGREED generally that the mortgagee may at	-		money that in its judgmen
be necessary to perfect the title of said mortgaged premises in sai gage, and any and all sums of money so advanced and paid shall	be and they are hereby	y made a part of th	e mortgage debt and shall
a like interest, and may at any time or times in succession, with to any person or persons then under obligation to pay such indeb	tedness, or affected by	the lien hereby cre	ated, upon such terms as i
agreed upon by the mortgagee and the party requesting the exte secured and mortgagee's collection charge and attorney fees with			
MORTGAGOR FURTHER AGREES in the event of foreclosure as sum of money equal to the reasonable rental value of said premis			
of sale unless redemption shall be made as provided by law.			
IT IS FURTHER AGREED that in case mortgages herein shall be gages herein, or is at any time called upon to defend said more			
mortgage, the mortgagor will pay unto the mortgagee all expens defending its interest in said property by reason of said mortgage			
THE COVENANTS herein contained shall bind, and the benefits a	nd advantages shall in	nure to, the respect	ive heirs, executors, admi
tors, successors, and assigns of the parties hereto. Whenever used and the use of any gender shall include all genders. The interes	i, the singular number	r shall include the	plural, the plural the size
tions in the original recorded plat of the subdivision herein descri		·	
IN WITNESS WHEREOF, the said mortgagor(s) hav	re hereunto set their	hand(s) and seal	s this
February 19 70	<i>^</i>		
,	1/1	1300.	- .
This instrument prepared for	X) C	grown -	Broun
Gary National Bank By P. F. Guist, Vice-President	El	izaluth	Brown
ag to to take by the transfer of the take to the take	Elizab	och Brown	
STATE OF INDIANA.	1		
Lake COUNT	} ss :		
••	Y, j		
Before me, the undersigned, a Notary Public in an	Y, j		
February 19 70 personal	- ,	nd State, this	llth
••	d for said County as	Brown and	Elizabeth Brown
	d for said County and the said	-	Elizabeth Brown
and acknowledged the execution of the annexed Mortgage.	d for said County and the said	Brown and	Elizabeth Brown
	d for said County and the State of the State	Brown and band and wife	Blizabeth Brown
	d for said County and the State of the State	Brown and band and wife	Blizabeth Brown
	d for said County and by appeared	Brown and band and wife	Blizabeth Brown