

MORTGAGE Box and Sherryl J. Box. diana, mortgage and warrant to the Kentland Building and Loan Association of Kentland, Indiana, the following described real estate situated in and State of Indianahosvil: ocument is the property of the Lake County Recorder!
Lot 29 and the South 25 feet of Lot 30 in South Shore Subdivision, Cedar Lake, as per plat thereof, recorded in Plat Book 21, page 22, in the Office of the Recorder of Lake County, Indiana; FEB 24 | 53 PH 770
AMOREW J. MICENKO
RECORDER together with all and singular the appurtenances and improvements thereon, or that may be placed thereon during the time the debt hereby secured, or any extension thereof, shall remain unpaid together with the rents, issues and profits dervied from the use of said premises. This mortgage is executed and intended as security for the performance of the stipulations, agreements, payments and limitations of a certain bond of even date herewith, entered into and executed by said________ William J. Box and Sherry! J. Box, husband and wife. to said Association in penalty of Eight Thousand Five Hundred (\$8500.00) Dollars. and which said bond is hereby referred to and is made a part of this mortgage, and is conditioned that the said William J. Box and Sherryl J. Box, husband and wife, should continue to pay all interest and other legal charges, and will keep and perform all and singular, the conr ditions and agreements and make other payments as required by the terms of said bond and by the by-laws of said Association, during the life of said bond. This mortgage is also intended as security for any future advances the Association may make to mortgagors up to and including the amount of \$1,000.00 and interest on same at the same rate and terms as heretofore provided. The mortgagors expressly agree that in case of default being made in any of the conditions of said bond or of this mortgage or of said by-laws, that without any notice, such notice being hereby expressly waived, said Association shall have the right to take possession of said real estate as mortgagee for the purpose of applying the rents, issues and profits thereof to the payment of any money advanced upon above said loan or otherwise on account thereof, or for interest, premiums, fines, insurance, taxes or other claims or legal charges. For such purpose it is expressly agreed that a receiver may be appointed on motion at any time after such default and such receivership shall continue thereafter until sheriff's deed or until debt is retired. Provided that the failure of said mortgagee to exercise its option to declare said bond and this mortgage due and forfeited upon an occurence of any such default, shall not prevent the future exercise of such option as to the same, or any subsequent default. The mortgagors agree to keep the buildings on said real estate insured against the hazards of fire, lightning, windstorms, cyclones and tornadoes, and upon failure to do so, the Association shall have the right to procure said insurance and collect the same as a part of the mortgage debt, together with interest as specified in bond. And it is further agreed, that all said payments of money herein provided for and required on account of the debt secured hereby, shall be made without relief from valuation and appraisement laws and with attorney's fees. William J. Box and Sherryl J. Box. IN WITNESS WHEREOF, The said husband and wife. ha Vehereunto affixed their hand S and seal S this 19 day of February Lake County, 23: Personally appeared before me, a Notary Public, in and for said county and state,

William J. Box and Sherryl J. Box, husband and wife,

WITNESS my hand and Notary Seal this. 19

My commission expires

9-15-72

the mortgagors in the foregoing mortgage, and acknowledged the same for the uses and purposes therein expressed.

day of February

FOR SAMMONS AND SAMIROUS.