

COM 175470 PROWEER WATE TITLE INS. CO

العالم المالية

Document is

Real Estate Murinant NOT OFFICIAL!

This James This The County Recorder! The Lake County Recorder!

of Lake County, in the State of Indiana, MORTGAGE AND WARRANT to THE FIRST NATIONAL BANK OF CROWN POINT, INDIANA, a corporation, of Lake County, in the State of Indiana, the following described REAL ESTATE, in Lake County, in the State of Indiana to wit:

The North of Lots 34, 35, and 36 in Block 3 in Rolling View Addition to Crown Point, as per plat thereof, recorded in Plat Book 1 page 2, in the Office of the Recorder of Lake County, Indiana,

To secure the payment of the sum of Seven Thousand Dollars, (\$7,000.00), evidenced by one principal promissory note of even date herewith, signed by the mortgagors and payable to the mortgagee in monthly payments of \$125.00 per month including interest, (the first payment coming due May 5, 1970 and a like payment coming due the 5th of each month thereafter until the principal amount is fully paid), together with interest at the rate of 8% per annum, and attorney fees.

STATE OF BADINERS
LAKE COUNTY
FRED FOR RECOUNT

MAR 23 10 56 AH 270 ANDREW J. MIGENKO RECORDER

and the mortgagor. So expressly agree. To pay the sum of money above secured without relief from valuation or appraisement laws and with attorney's fees and on failure to pay any one of said notes, or any part thereof at maturity, or the interest when due, or any part thereof, then all of said notes with accruing interest may, at the election of the holder or holders of any one or more of said notes treat said indebtedness as due, and the same shall thereupon be due and collectable and this mortgage may be foreclosed accordingly. Said mortgagor. Segree. To keep all buildings upon said premises insured against loss or damage by fire, tornadoes, cyclones and windstorms, for the full insurable value in some responsible insurance company, to be selected by mortgagee, with mortgage clause running to mortgagee attached. To deposit said policy with said mortgagee and to keep the same insured as aforesaid as long as said indebtedness, or any part thereof remans unpaid; also to pay all taxes, special assessments, mechanic's, laborer's, or material men's liens, which may be or may become a lien upon the real estate described; also to pay any prior liens or encumbrances which may, at the time this mortgage ir executed, be a lien upon said premises, and to buy up outstanding claims lessening the legal or equitable title to said premises. Should said mortgagor neglect or fail to make any of said payments said notes shall, at the election of the holders thereof, thereupon become due and collectable, and the mortgagee may take immediate possession of the premises whenever the indebtedness hereby secured becomes due or collectable either upon default or upon

The mortgagor agrees that the holders of any one or more of said notes may, at their election, should mortgagor fail or neglect to take out and keep up insurance, or to pay taxes, special assessments, liens, or claims of any kind or nature affecting the security as above provided, pay any of said respective liens or claims or the cost of said insurance, and said holder or holders of said notes may at any time inspect or cause to be inspected, the premises described herein to learn the condition of same and the reasonable cost and expense thereof shall be borne by mortgagors and the amount paid for any of said disbursements together with 8 per cent interest thereon shall become a part of the indebtedness secured by this mortgage and the lien thereof shall cover and include the amount of said payments with interest as aforesaid. In case of foreclosure of this mortgage the cost of continuations and abstracts of title shall be added to and included as a part of the lien covered by this mortgage, with accruing interest and in case of any legal proceedings wherein the mortgagee herein is made defendant or is composed to defend the holder or holders of the notes secured by this mortgage, all reasonable attorney's fees expenses incidental thereto shall there upon become a part of the debt secured by this mortgage, and a charge upon the premises. In case of foreclosure of this mortgage said mortgagee shall have the right upon filling suit to take possession of the premises or have a receiver appointed at once when the suit is commenced to take possession thereof and to rent the same and apply the rents and profits to any disbursements that will best conserve the interests of the holders of said notes, and said rents and profits may be used for the payment of taxes, insurance, and expenses of keeping the property in good repair and condition until the year of the equity of redemption expires or the indebtedness paid, and any balance remaining, in case of descrit shall event of a foreclosure the same may be brought in the

seal this 19th	day of	March	19 70
	(Seal)		(Se
Harry D You	aul (Seal)	Midred	. Kaiser
Harry D. Kaiser	(Seal)	'Mildred M	. Kaiser/

This instrument was prepared by J. M. Rohrbach

UTHOIN U.S.A.

State of !	ndiana, Lake	County, se:	·		•
	Before me, the unders	igned, a Notary Public in	and for said County, thi	s 19th	day
~48.	ef March remarried, and	OGGEM EATSER	HARRY D. KAI	SER, divorced	and not
	NO'	COFFIC	IAL!		
		ament is the p		the annexed mortga	age.
SEAL	Pignoss Mytherd Lud	Ke County Rec	corder!	Iramm Wat	ary Public
		Mar. 12 1072	Sandra L. Sc	hramm	ary Public
	My Commission expire	May 12, 1973			
		CORDER'S OF			
30		SEAL WOIANA HILITARIA			•

	11		:	•	ed	:	:		: :	11	
		•	•	e.	ord	18		OF			
				pag	rec	:		NA			
•			•	:	and			BA OIA			() III
			:	:	E.		63	I A E			€
		nty.	ntv.	Ž	:	:	i thi	To TION INT,		From	O
	#	Comm	Con :	Record	lock		cord	POI		国	~
		e e	: e		ິວ,0	•	r r	RST WW			0
	 * .	i L	, i	gage	•	:	i fo	FIRST			«
•		orde	···	orts	•	- 6	sive	M C	: :		
•		ວວລາ	 Reco	E E	eg **	day	Rece	Ę	•		
· .		Kecorder	Recorder	in Mortgage	e e	day of	Received				