

222370-883334	INDEMNIFYING MORTGAGE
	INUCENTE LING MONTHAGE
IIS INDENTUKE WITNESSETH, That	William G. Row and Laurtie L. Row, husband and
	Cullicit 15
diams, the following described pro:	perty in the County of Lake
d State of Indiana Docum	pent is the property of
This Docum	nent is the property of
Lote 3. 4. and 5. Block	County Recorder! 3, Haley's Subdivision, Cedar Lake,
Indiana, as the same app	pears of record in the Recorder's
Office of Lake County, I	Indiana; in Plat Book 21, page 55.
	FUEL TURK TO THE
	13. 2 15 57 M
	A11077-1-
is mortgage is given to the mortgag	gee for the nurrose of securing all indebtedness
	TUNDER'S COL
ready owing by William G. Row and	Lauttie L. Row, husband and wife
	in of Codar Lake, in the sum Of \$\frac{3}{1.662.48}
	tedness or liability, of every kind, the acter either of them, to the mortgages hereafter create
	rafts, and all indebtedness that may accrue to
id Bank by reason of the mortgagor	, or either of them, becoming surety or endorser
	debtedness was originally payable to said Bank
	herwise, and shall be binding upon the mortgagor, and all said indebtedness is paid. This mirtgage
d remark TH Imit to: ce wild elvece a	101.); at 1 38.00 tooleokeonessa 3 02.10. 12.13 H.,C.V.J.C.
all secure the full amount of said	
me was made. The mortgagor expres	indebtedness without regard of the time when soly agrees to pay all sums and indebtedness
me was made. The mortgagor expres cured hereby, and the same shall be	indebtedness without regard of the time when sely agrees to pay all sums and indeptedness collectable without relief from valuation and
me was made. The mortgagor expres cured hereby, and the same shall be praisement laws and with attorney's	indebtedness without regard of the time when soly agrees to pay all sums and indebtedness collectable without relief from valuation and sifees, and in case it should become necessary
me was made. The mortgagor expres cured hereby, and the same shall be praisement laws and with attorney's appoint a Receiver for any prepert	indebtedness without regard of the time when soly agrees to pay all sums and indebtedness collectable without relief from valuation and sees, and in case it should become necessary by that may be secured by this mortgage, it shall
me was made. The mortgagor expres cured hereby, and the same shall be praisement laws and with attorney's appoint a Receiver for any prepert t be necessary to serve notice upon	indebtedness without regard of the time when sely agrees to pay all sums and indeptedness collectable without relief from valuation and sees, and in case it should become necessary by that may be secured by this mortgage, it shall the mortgagor.
me was made. The mortgagor expres cured hereby, and the same shall be praisement laws and with attorney's appoint a Receiver for any prepert	indebtedness without regard of the time when sely agrees to pay all sums and indeptedness collectable without relief from valuation and sees, and in case it should become necessary by that may be secured by this mortgage, it shall the mortgagor.
me was made. The mortgagor expressive the same shall be praisement laws and with attorney's appoint a Receiver for any propert to be necessary to serve notice upon Witness Whereof William G. and I	indebtedness without regard of the time when soly agrees to pay all sums and indebtedness collectable without relief from valuation and sides, and in case it should become necessary by that may be secured by this mortgage, it shall the mortgagor. Lautfie L. Row
me was made. The mortgagor expressive the same shall be praisement laws and with attorney's appoint a Receiver for any propert to be necessary to serve notice upon Witness Whereof William G. and I	indebtedness without regard of the time when sely agrees to pay all sums and indeptedness collectable without relief from valuation and sees, and in case it should become necessary by that may be secured by this mortgage, it shall the mortgagor.
me was made. The mortgagor expressive the same shall be praisement laws and with attorney's appoint a Receiver for any propert to be necessary to serve notice upon Witness Whereof William G. and I	indebtedness without regard of the time when soly agrees to pay all sums and indebtedness collectable without relief from valuation and sides, and in case it should become necessary by that may be secured by this mortgage, it shall the mortgagor. Lautfie L. Row
me was made. The mortgagor expressured hereby, and the same shall be praisement laws and with attorney's appoint a Receiver for any prepert to be necessary to serve notice upon Witness Whereof William G. and I wehereunto set their hand an	indebtedness without regard of the time when soly agrees to pay all sums and indebtedness collectable without relief from valuation and sides, and in case it should become necessary by that may be secured by this mortgage, it shall a the mortgagor. Lautfie L. Row Id seal this
me was made. The mortgagor expres cured hereby, and the same shall be praisement laws and with attorney's appoint a Receiver for any prepert to be necessary to serve notice upon Witness Whereof William G. and I wehereunto set their hand an	indebtedness without regard of the time when soly agrees to ply all sums and indebtedness collectable without relief from valuation and sides, and in case it should become necessary by that may be secured by this mortgage, it shall the mortgagor. Lautfie L. Row Addison April William April
me was made. The mortgagor expressured hereby, and the same shall be praisement laws and with attorney's appoint a Receiver for any propert to be necessary to serve notice upon Witness Whereof William G. and I wehereunto set their hand an	indebtedness without regard of the time when soly agrees to pay all sums and indebtedness collectable without relief from valuation and sides, and in case it should become necessary by that may be secured by this mortgage, it shall a the mortgagor. Lautfie L. Row Id seal this
me was made. The mortgagor expressured hereby, and the same shall be praisement laws and with attorney's appoint a Receiver for any propert to be necessary to serve notice upon Witness Whereof William G. and I wehereunto set their hand an	indebtedness without regard of the time when soly agrees to ply all sums and indebtedness collectable without relief from valuation and sides, and in case it should become necessary by that may be secured by this mortgage, it shall the mortgagor. Lautfie L. Row Addison April William April
me was made. The mortgagor expressured hereby, and the same shall be praisement laws and with attorney's appoint a Receiver for any prepert to be necessary to serve notice upon Witness Whereof William G. and I wehereunto set their hand an	indebtedness without regard of the time when soly agrees to ply all sums and indebtedness collectable without relief from valuation and sides, and in case it should become necessary by that may be secured by this mortgage, it shall the mortgagor. Lautfie L. Row Addison April William April
me was made. The mortgagor expres cured hereby, and the same shall be praisement laws and with attorney's appoint a Receiver for any prepert to be necessary to serve notice upon Witness Whereo? William G. and I we whereunto set their hand an	indebtedness without regard of the time when saly agrees to ply all sums and indebtedness collectable without relief from valuation and a fees, and in case it should become necessary by that may be secured by this mortgage, it shall a the mortgagor. Lautfie L. Row William G. Row William G. Row Jauthie J. Paul
me was made. The mortgagor expres cured hereby, and the same shall be praisement laws and with attorney's appoint a Receiver for any prepert to be necessary to serve notice upon Witness Whereo? William G. and I we whereunto set their hand an	indebtedness without regard of the time when saly agrees to ply all sums and indebtedness collectable without relief from valuation and a fees, and in case it should become necessary by that may be secured by this mortgage, it shall a the mortgagor. Lautfie L. Row William G. Row William G. Row Jauthie J. Paul
me was made. The mortgagor expres cured hereby, and the same shall be praisement laws and with attorney's appoint a Receiver for any prepert to be necessary to serve notice upon witness whereof william G. and I wehereunto set their hand an 1970	indebtedness without regard of the time when sely agrees to ply all sums and indebtedness collectable without relief from valuation and a fees, and in case it should become necessary by that may be secured by this mortgage, it shall a the mortgagor. Lautfie L. Row William G. Row Jauttie L. Row Lauttie L. Row Lauttie L. Row
me was made. The mortgagor expres cured hereby, and the same shall be praisement laws and with attorney's appoint a Receiver for any prepert to be necessary to serve notice upon witness whereof william G. and I wehereunto set their hand an 1970	indebtedness without regard of the time when saly agrees to pay all sums and indebtedness to collectable without relief from valuation and a fees, and in case it should become necessary by that may be secured by this mortgage, it shall a the mortgagor. Lautfie L. Row William G. Row William G. Row Lauttie L. Row ic in and for said County and State this
me was made. The mortgagor expres cured hereby, and the same shall be praisement laws and with attorney's appoint a Receiver for any prepert to be necessary to serve notice upon witness whereof william G. and I wehereunto set their hand an 1970 1970 1970 1970 1970 1970 1970 1970 1970 1970 1970 1970 1970 1970 1970 1970 1970 1970 1970	indebtedness without regard of the time when saly agrees to pay all sums and indebtedness to collectable without relief from valuation and a fees, and in case it should become necessary by that may be secured by this mortgage, it shall a the mortgagor. Lautfie L. Row William G. Row William G. Row Lauttie L. Row ic in and for said County and State this
me was made. The mortgagor expres cured hereby, and the same shall be praisement laws and with attorney's appoint a Receiver for any propert to be necessary to serve notice upon Witness Whereof William G. and I wehereunto set their hand an 1970 1970 fore the undersigned, a Notary Publy of 19	indebtedness without regard of the time when itsly agrees to ply all sums and indebtedness collectable without relief from valuation and a fees, and in case it should become necessary by that may be secured by this mortgage, it shall a the mortgagor. Lautfie L. Row William G. Row Jautlie S. Row Lauttie L. Row ic in and for said County and State this
me was made. The mortgagor express cured hereby, and the same shall be praisement laws and with attorney's appoint a Receiver for any propert to be necessary to serve notice upon witness Whereof William G. and I wehereunto set their hand an 1970 1970 knowledged the execution of the above knowledged the execution of the above knowledged the execution of the above the same shall be praisement laws and with attorney's appoint a Receiver for any propert to be necessary to serve notice upon whether the same shall be praisement laws and with attorney's appoint a Receiver for any propert to be necessary to serve notice upon whether the necessary to serve notice upon to be necessary to serve notice upon whether the necessary to serve notice upon to be necessary to serve notice upon to serve notice upon to be necessary t	indebtedness without regard of the time when saly agrees to pay all sums and indebtedness to collectable without relief from valuation and a fees, and in case it should become necessary by that may be secured by this mortgage, it shall a the mortgagor. Lautfie L. Row William G. Row William G. Row Lauttie L. Row ic in and for said County and State this
me was made. The mortgagor expres cured hereby, and the same shall be praisement laws and with attorney's appoint a Receiver for any propert to be necessary to serve notice upon Witness Whereof William G. and I vehereunto set their hand an 1970 1970 fore the undersigned, a Notary Publy of 19	indebtedness without regard of the time when saly agrees to ply all sums and indebtedness collectable without relief from valuation and a fees, and in case it should become necessary by that may be secured by this mortgage, it shall the mortgagor. Lautfie L. Row Milliam G. Row William G. Row Jacobic S. Ascollate L. Row ic in and for said County and State this The case and foregoing mortgage for the use and the case and the c
me was made. The mortgagor express cured hereby, and the same shall be praisement laws and with attorney's appoint a Receiver for any propert to be necessary to serve notice upon witness Whereof William G. and I wehereunto set their hand an 1970 1970 knowledged the execution of the above knowledged the execution of the above knowledged the execution of the above the same shall be praisement laws and with attorney's appoint a Receiver for any propert to be necessary to serve notice upon whether the same shall be praisement laws and with attorney's appoint a Receiver for any propert to be necessary to serve notice upon whether the necessary to serve notice upon to be necessary to serve notice upon whether the necessary to serve notice upon to be necessary to serve notice upon to serve notice upon to be necessary t	indebtedness without regard of the time when asly agrees to pay all sums and indebtedness a collectable without relief from valuation and a fees, and in case it should become necessary by that may be secured by this mortgage, it shall a the mortgagor. Lautfie L. Row William G. Row William G. Row Jauttie J. Row ic in and for said County and State this ic in and foregoing mortgage for the use and
me was made. The mortgagor expres cured hereby, and the same shall be praisement laws and with attorney's appoint a Receiver for any prepert to be necessary to serve notice upon Witness Whereof William G. and I wehereunto set their hand an 1970 1970 Indiana in the same shall be praisement laws and serve notice upon Witness Whereof hand an law wehereunto set their hand an lotary Public of the serve therein set forth thess my hand and Notarial Seal.	indebtedness without regard of the time when isly agrees to pay all sums and indebtedness a collectable without relief from valuation and a fees, and in case it should become necessary by that may be secured by this mortgage, it shall not be mortgagor. Lautfie L. Row William G. Row William G. Row Jauttie J. Row ic in and for said County and State this Lauttie L. Row we and foregoing mortgage for the use and
me was made. The mortgagor express cured hereby, and the same shall be praisement laws and with attorney's appoint a Receiver for any propert to be necessary to serve notice upon Witness Whereof William G. and I wehereunto set their hand an 1970 1970 Indiana to unity of lake the execution of the above therein set forth	indebtedness without regard of the time when isly agrees to pay all sums and indebtedness a collectable without relief from valuation and a fees, and in case it should become necessary by that may be secured by this mortgage, it shall not be mortgagor. Lautfie L. Row William G. Row William G. Row Jauttie J. Row ic in and for said County and State this Lauttie L. Row we and foregoing mortgage for the use and

PIONEER NAT'L TITLE INS. CA.