

additional will be desired the second of the

	F. C.
278886 J	Crown Joint , Lavinge & The
	Loan No. 2516
66512	Loan No. 2510
	OMORIGAGE IS
THE UNDERSIGNED RETE S.	Johnson, a widow and hot re-married
This Door	ment is the property of
of Kerrillville	County of Lake State of Indiana , her
after referred to as the Mortgagor do	es hereby mortgage and warrant to CROWN POINT SAVIN
	vn Point, Indiana, a corporation organized and existing unreinafter referred to as the Mortgagee, the following
estate in the County of Lake	, in the State of Indiana, to wit:
	Northwest Quarter of Section Fifteen (15),
	West of the 2nd P.M., described as follows:
half of said Horthwest Quart	ter; thence East 160 feet, thence North 78
feet, thence West 160 feet, in Lake County, Indiana.	thence South 78 feet to the place of beginning,
	THE DICTION
	ELIGRIEM SOLIT
Together with all buildings, improvements, for	ixtures or appurtenances now or hereafter erected thereon, including all appar
equipment, fixtures or articles, whether in single power, refrigeration, ventilation or other services	units or centrally controlled used to supply heat, gas, air conditioning, water, and any other thing now or hereafter therein or thereon, the furnishing of v
by lessors to lessees is customary or appropriate, doors, in-a-door beds, awnings, stoves and water	including screens, window shades, storm doors and windows, floor coverings, so heaters (all of which are declared to be a part of said real estate whether phys
pledged, assigned, transferred and set unto the Mo	all easements and the rents, issues and profits of said premises which are hortgagee, whether now due or hereafter to become due as provided in the Mortga
Supplemental Agreement secured hereby. The Mor paid off by the proceeds of the loan hereby secur	tgagee is hereby subrogated to the rights of all mortgagees, lienholders and over ed.
ment, unto said Mortgagee, for the uses herein se	erty, with said buildings, improvements, fixtures, appurtenances, apparatus and e t forth, free from all rights and benefits under the appraisement and valuation Mortgagor does hereby release and waive; and with reasonable attorney fees or
TO SECURE	
	Mortgagor to the order of the Mortgagee bearing even date herewith in the prin
with interest thereon as therein provided, is paya	ble in semi-annually
installments on amount remaining due from time	
payments are to be applied, first, to interest, and	the balance to principal, until said indebtedness is paid in full, or on or b
Five years after date hered	of.
ment dated, executed and delivered concurrently	herewith and reference is hereby made to said note and Mortgagor's Supplemental Appears and the same are hereby incorporated herein as fully as if written out
	evidenced by a note, or notes, which advances, coupled with the mortgage bal
Said above described real estate shall not be s first securing the written permission of the Morta	sold nor transferred, nor shall anyone acquire the right to a lien thereon, wi
In this instrument the singular shall include t	the plural and the masculine shall include the feminine and neuter. All rights and be binding upon the respective heirs, executors, administrators, successors
IN WITNESS WHEREOF, we have h	creunto set our hands and scals this 23rd day of July
A.D. 19_70	Fit = 1: UNI (Constitution)
	•
(Puth S. Johnson)	JUL 23 8 50 EV 10 (SEAL) (SEAL)
Again or usumou.	RECENCE AND A SECOND OF THE CONTRACT OF THE CO
	(SEAL)(SE
STATE OF INDIANA, COUNTY OF LAKE	
	in and for said County and State, this day personally appeared
Ruth S. Johnson, a widow and	
£ 5.	who executed the foregoing mortgage, and acknowledged the execution of
er en	
	and deed, and that they are at least 21 years of age.
Witness my hand and notarial seal this 231	d day of July , A.D. 1970
(Notatial Seal)	Balando 10
(MOIATIBL DEAL)	Double A Pounds Amage Notary F

Comment of the control of the contro

This instrument was prepared by: H.L. Mheeler, Secy.-Treas. of the Mtgee.

(Eartera A. Pounds Jamerose)
My commission expires Jamery 16, 1972