	LAWYER'S	TITLE INSURAN 209 S. MAIN S	ICE CORPORA	"ON ·		
68845	ME	ORT	GASAZ C	d E	Loon No	*** • *********************************
THE UNI	DERSIGNED,	ocume	ic and Nary	Vukusic	y-2008 (1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	g s = 1 f = 2 a g u t = 2 a a a a a a a a
ofGarr	NO	husband and Ry Of Riversity	Mise TAI	icle ofInc		hereiné
referred to as the 1	Mortgagor does hereby	y mortgage and	warrant to FI	RST FEDERAL	SAVINGS ANI	3 LOAN A
of America, hereing in the State of India	fiter referred to as the ana, to wit: the La	Mortgagee, the face County	le proper ollowing real Recorde	estate in the Co	ounty ofLa	ke
Lot	ts One (1) and Two	(2) and the	East one-ha	lf (E ² / ₂) of I	ot Three (3)	in Bloc
	ree (3), in Knollw inty, Indiana.	ood -ubalvisi	on, koss 10	Winship, Take - State of LARE TOUR FILED FOR	計算は対象を に対象	:
				Nuc 17	3 12 [4.7]	
				the state of the s	W J. M.OE'IXC	·
including all appare heat, gas, air cond	with all buildings, in atus, equipment fixtures ditioning, water, light,	s, or critcles, whie power, remigero	ther in single tion, ventilation	units or centrall on or other ser	y controlled, us vices, and any	ed to support the
cluding screens, wi	nerein or thereon, the indow shades, storm de eaters (all of which are	oors and window	vs, floor coveri	ngs, screen doo	ors, in-a-door be	ds, awnin
thereto or not); and hereby pledged, as	also togeth er with all signed, transferred and the Supplemental Agre o	ecsements and the	he rents, issue the Mortgagee	es and profits of whether now	of said premise due or hereafte	s which or to beco
of all mortgagees, li	ienholders and owners E AND TO HOLD the s	paid off by the p	proceeds of the	løan hereby s	ecured.	
apparatus and equi	ipment, unto said Mort nd valuation laws of a	gagee for the us	es herein set f	orth, free from o	all rights and b	enefits un
iease and waive.						
TO SECU	•					
TO SECU	payment of a note exec	_			•	•
TO SECU (1) The participal sum (payment of a note exec of Sixty Two Hundr	red and no/100)		Dollars 15.62	00.00
TO SECU (1) The participal sum of the principal sum of the which note, together	payment of a note exec of Sixty Two Hundr or with interest thereon	red and no/100 as therein prov	ided is payab	le in monthly i	Dollars \$.62	00.90
TO SECU (1) The participal sum of the principal sum of the which note, together the control of t	payment of a note exect of Sixty Two Hundr or with interest thereon onty Four and 21/10	red and no/100 as therein prov O Dollars (1	ided is payab	le in monthly is), commenci	Dollars \$ 62 installments of ing the 1st	00.00 day
TO SECU (1) The participal sum of the principal sum of the which note, together the open of the control of the	payment of a note exec of Sixty Two Hundr or with interest thereon	ed and no/100 as therein prov O Dollars (1) ich payments are	ided is payab	le in monthly is), commenci	Dollars \$ 62 installments of ing the 1st	00.00 day
TO SECU (1) The participal sum of the principal sum of the which note, together the open of the control of the	payment of a note exect of Sixty Two Hundr or with interest thereon onty Four and 21/10 19 70, wh	red and no/100 as therein prov O Dollars (S ich payments are ill. Mortgagee to the	ided is payab 1214.211 to be applied the Mortgagor,	le in monthly in), commencing the distribution of the commencing of the commencing the commencing of the commencing the	Dollars (\$.62) Installments of ling the	oo.00 day ance to p
the principal sum of which note, together october cipal, until said independent on account of said	payment of a note exect of Sixty Two Hundrer with interest thereonety Four and 21/10 19 70, wheeledness is paid in functionable and cancell original note and suc	ed and no/100 as therein prov O Dollars (so ich payments are ill. Mortgagee to the ation of this mort	rided is payab 124.24 e to be applied ne Mortgagor, gage, but at ne cances in a sur	le in monthly in), commenced, first, to interest or his successor time shall this man in excess of	Dollars \$.62 Installments of the last st, and the balance in title, for a mortgage security.	day ance to p my purpo re advan
the principal sum of which note, together one Hundred Twer october cipal, until said index (2) Any at any time before to on account of said Twelve Hundred I shall be considered or in accordance with the considered of the conside	payment of a note exect of Sixty Two Hundrer with interest thereone ty Four and 21/10 19 70, wheeledness is paid in furadvances made by the he release and cancell original note and succession of the succession	red and no/100 as therein prov O Dollars (state of the payments are all.) Be Mortgagee to the ation of this morth additional adv (\$ 1240.00 and the mortgage of the mortgage	ided is payable 124.21 to be applied to be	le in monthly is), commenced, first, to interest or his successor time shall this main excess of an in excess of any when advantaged	Dollars 15.62 Installments of large the large	day ance to p my purpore advant in contain
the principal sum which note, together one Hundred Twen october cipal, until said indection account of said on account of said or in accordance with the shall be considered or in accordance with and supplemental agreement of and supplemental agreement of and supplemental agreement of the supplemental agre	payment of a note executed Sixty Two Hundrer with interest thereoned by Four and 21/10 and 19 70, wheeledness is paid in functional note and such contained as limiting the amount of the covenants and obtated, executed and designeement for the full	as therein provided and no/100. Dollars (solid) ich payments are all. Mortgagee to the ation of this mort that shall be all din the mortgage oligations of the elivered concurrent terms and conditional an	ided is payable to be applied	le in monthly in), commenced, first, to interest or his successor time shall this main excess of	Dollars 15.62 Installments of ling the line line line line line line line lin	day ance to p my purpore advanting contains the security said n
the principal sum which note, together one Hundred Twer october cipal, until said indection (2) Any at any time before to a account of said or in accordance with the said supplemental agreement of and supplemental as fully as if this instructor. All rights at the said of the said or in accordance with the said supplemental and	payment of a note executed sixty Two Hundrer with interest thereoned ty Four and 21/10 per payment, 19 70 pe	ned and no/100 a as therein provided in the mortgage to the additional adviced in the mortgage to the elivered concurrent terms and conduction of the pris mortgage shall include the pris mo	ided is payable to be applied to be applied to be applied to be applied to a secured herely herewith a strength and the blural, and the blural, and the blural and the blur	le in monthly is), commence d, first, to intere or his successo o time shall this m in excess of rs, provided the oy when advant the Mortgagee, and reference is and the same masculine shall nd be binding	nstallments of ing the 1st ing the 1st in title, for a mortgage security as contained a contained are hereby made are hereby	day ance to p my purpo re advan in contain the secur to said n incorpora
the principal sum of which note, together which note, together one. Hundred Twen october cipal, until said indeceptation account of said on account of said or in accordance with the shall be considered or in accordance with the said supplemental agreement of and supplemental of the said or in accordance with the said of supplemental agreement of the said of the sa	of Sixty Two Hundrer with interest thereoned ty Four and 21/10 wheeledness is paid in furadvances made by the decrease and cancell original note and such contained the covenants and obligations under the aiors, successors and of the SS WHEREOF, we have	ned and no/100 as therein provided as therein provided and no/100 Compared and no/100 Compared and advection of this mortage and conductions of the policy and conductions are conducted as a conduction are conducted as a conduction are conducted as a conduction are conducted as a conducted	rided is payable to be applied to be applied to be applied to a surfaces in a surfaces in a surfaces in a surface to a secured here to a surface to	le in monthly is), commence d, first, to intere or his successor o time shall this m in excess of rs, provided the oy when advant the Mortgagee, and reference is and the same masculine shall ortgagee.	nstallments of ling the 1st ling the 1st ling the st, and the ball or in title, for a mortgage security nothing here are contained a hereby made are hereby ll include the fupon the resp	day ance to p my purpore advant in contain the secut in a supp to said in incorporate entinine a
the principal sum of which note, together which note, together one Hundred Twen October cipal, until said index (2) Any at any time before to a account of said on account of said welve Hundred I shall be considered or in accordance with and supplemental agreement of and supplemental and supplemental and supplemental of the interior as fully as if the interior and in this instruction. All rights are executors, administrative in WITNE	payment of a note executed Sixty Two Hundrer with interest thereoned ty Four and 21/10 per 19 70, who ebtedness is paid in fur advances made by the he release and cancell original note and such for the amount of the covenants contained the covenants and obtained executed and designeement for the full written out verbation is strument the singular sind obligations under the aiors, successors and of the SS WHEREOF, we have the strument the singular sind obligations under the aiors, successors and of the strument the singular sind obligations under the aiors, successors and of the strument the singular sind obligations under the aiors, successors and of the strument the singular sind obligations under the aiors, successors and of the strument the singular sind obligations under the aiors, successors and of the strument the singular sind obligations under the aiors, successors and of the strument the singular sind obligations under the aiors, successors and of the strument the singular sind obligations under the aiors, successors and of the strument the singular	ned and no/100 as therein provided as therein provided and no/100 ich payments are all. Mortgagee to the ation of this mort had additional advitional and conductional advitional adviti	ided is payable to be applied to be applied to be applied to a surfaces in a surfaces in a surfaces in a surface to a secured here to a surface to a	le in monthly is), commenced, first, to interest of time shall this on in excess of	nstallments of ling the 1st st, and the balance in title, for a mortgage security nothing here are hereby made are hereby li include the fupon the responsed	day ance to p my purpore advant in contain the secut in a supple to said re incorporate ective he
the principal sum which note, togethe One Hundred Twer October cipal, until said inde (2) Any at any time before to a account of said Twelve Hundred Twelve Hundred I shall be considered or in accordance with and supplemental agreement of and supplemental and supplemental and supplemental as fully as if the instance of the considered and supplemental and supplem	payment of a note executed Sixty Two Hundrer with interest thereoned ty Four and 21/10 per 19 70, who ebtedness is paid in fur advances made by the he release and cancell original note and such for the amount of the covenants contained the covenants and obtained executed and designeement for the full written out verbation is strument the singular sind obligations under the aiors, successors and of the SS WHEREOF, we have the strument the singular sind obligations under the aiors, successors and of the strument the singular sind obligations under the aiors, successors and of the strument the singular sind obligations under the aiors, successors and of the strument the singular sind obligations under the aiors, successors and of the strument the singular sind obligations under the aiors, successors and of the strument the singular sind obligations under the aiors, successors and of the strument the singular sind obligations under the aiors, successors and of the strument the singular sind obligations under the aiors, successors and of the strument the singular	ned and no/100 as therein provided as therein provided and no/100 ich payments are all. Mortgagee to the ation of this mort had additional advitional and conductional advitional adviti	ided is payable to be applied to be applied to be applied to a surfaces in a surfaces in a surfaces in a surface to a secured here to a surface to a	le in monthly is), commenced, first, to interest of time shall this on in excess of	nstallments of ling the 1st st, and the balance in title, for a mortgage security nothing here are hereby made are hereby li include the fupon the responsed	day ance to p my purpore advan in contain the secur in a supple to said in incorporate entities he
the principal sum of which note, together which note, together one Hundred Twen October cipal, until said index (2) Any at any time before to a account of said on account of said welve Hundred I shall be considered or in accordance with and supplemental agreement of and supplemental and supplemental and supplemental of the interior as fully as if the interior and in this instruction. All rights are executors, administrative in WITNE	of Sixty Two Hundrer with interest thereoned ty Four and 21/10 wheeledness is paid in furadvances made by the decrease and cancell original note and such contained the covenants and obligations under the aiors, successors and of the SS WHEREOF, we have	ned and no/100 as therein provided as therein provided and no/100 ich payments are all. Mortgagee to the ation of this mort had additional advitional and conductional advitional adviti	ided is payable to be applied to be applied to be applied to a surfaces in a surfaces in a surfaces in a surface to a secured here to a surface to a	le in monthly is), commenced, first, to interest of time shall this on in excess of	nstallments of ling the 1st st, and the balance in title, for a mortgage security nothing here are hereby made are hereby li include the fupon the responsed	day ance to p my purpore advant in contain the secut in a supplied said re incorporate ective he
the principal sum which note, together which note, together one Hundred Twent of Canal and time before the cipal, until said independent on account of said of the Lye Hundred I shall be considered or in accordance with and supplemental agreement of and supplemental and supplemental of the cipal as fully as if the cipal as fully as if the cipal and supplemental agreement of the cipal as fully as if the cipal as fully as if the cipal and supplemental agreement of the cipal as fully as if the cipal as fully as if the cipal as fully as if the cipal and c	payment of a note executed Sixty Two Hundrer with interest thereoned ty Four and 21/10 19 70, who ebtedness is paid in furth advances made by the he release and cancell original note and such contained the covenants contained the covenants and obliquement for the full written out verbation is strument the singular sind obligations under the aiors, successors and of the SS WHEREOF, we have the successors and of the successors are successors.	ned and no/100 as therein provided as therein provided and no/100 ich payments are all. Mortgagee to the ation of this mort had additional advitional and conductional advitional adviti	ided is payable to be applied to be applied to be applied to be applied to a secured here to a secured here to a secured here to a secured to a secu	le in monthly is), commenced, first, to interest of time shall this on in excess of	nstallments of ling the 1st ling the 1st ling the 1st ling the st, and the ball or in title, for a mortgage security nothing here are contained as contained are hereby made are hereby linclude the fupon the respondent.	day ance to p my purpore advant in contain the secur in a supple to said in incorporate eminine a sective he contain day (SE.
the principal sum which note, together which note, together one Hundred Twent of Canal and time before to an account of said of the Live Hundred I shall be considered or in accordance with and supplemental agreement of and supplemental and supplemental of the herein as fully as if the line in this instruction. All rights are executors, administrative in the line of the line o	payment of a note exect of Sixty Two Hundrer with interest thereon onty Four and 21/10 19 70, wh ebtedness is paid in fur advances made by the he release and cancell original note and such fourty and no/100 as limiting the amount ith covenants contained if the covenants and oblidated, executed and designeement for the full written out verbation is strument the singular sind obligations under the aiors, successors and of the SS WHEREOF, we have fust Dulleuse ic	red and no/100 as therein provided as therein provided and no/100 Compared to the attention of this mortal additional advictional and an additional advictional and conductional advictional and conductional and conductional advictional and conductional advictional advictional and conductional advictional	ided is payable to be applied to be applied to be applied to be applied to a secured here to a secured here to a secured here to a secured to a secu	le in monthly is), commenced, first, to interest of time shall this on in excess of	nstallments of ling the 1st ling the 1st ling the 1st ling the st, and the ball or in title, for a mortgage security nothing here are contained as contained are hereby made are hereby linclude the fupon the respondent.	day ance to p my purpore advan in contain the secur in a supple to said in incorporate entinine a ective he
the principal sum which note, together one Hundred Twen October cipal, until said index (2) Any at any time before to a account of said. Twe Lye Hundred I shall be considered or in accordance with and supplemental agreement of and supplemental and supplemental of herein as fully as if this instructors, administrative in the considered of the considered	payment of a note exect of Sixty Two Hundr or with interest thereon onty Four and 21/10	red and no/100 as therein provided as therein provided and provided are all. The Mortgagee to the ation of this mortgage and conductions of the elivered concurrent terms and conductions are all include the pairs mortgage shall include the mortgage shall include the mortgage shall assigns of the mortgage shall assigns of the mortgage shall (SEAL) (SEAL) (SEAL)	ided is payable to be applied to be applied to be applied to the Mortgagor, but at not access in a surface in a surface to a the little extend to a stranger and mortgagor	le in monthly is	nstallments of ling the 1st ling the 1st ling the 1st ling the ball or in title, for a mortgage security nothing here are hereby made are hereby made are hereby li include the fupon the respondent.	day ance to p my purpore advanting the security in a supple to said in a supple to sai
the principal sum which note, together which note, together one Hundred Twen October cipal, until said index (2) Any at any time before to on account of said Twelve Hundred I shall be considered or in accordance with and supplemental agreement of and supplemental and supplemental cherein as fully as if this instruction. All rights are executors, administrative IN WITNE August Mary Vukusi STATE OF INDIAN COUNTY OF LAKE Before me	payment of a note exect of Sixty Two Hundr of with interest thereon onty Four and 21/10 19 70, wh ebtedness is paid in fur advances made by the he release and cancell original note and such fourty and no/100 as limiting the amount ith covenants contained if the covenants and obliqued, executed and designeement for the full written out verbation is strument the singular sind obligations under the aiors, successors and of ESS WHEREOF, we have fust Likewise A SS:	red and no/100 as therein provided as therein provided as therein provided as therein provided as the provide	ided is payable to be applied to be applied to be applied to the Mortgagor, but at not access in a surface in a surface to a the little extend to a stranger and mortgagor	le in monthly is	nstallments of ling the 1st ling the 1st ling the 1st ling the ball or in title, for a mortgage security nothing here are hereby made are hereby made are hereby li include the fupon the respondent.	day ance to p my purpore advanting the security in a supple to said in a supple to sai

Joan Garber

Notary Public 🛬

THE REPORT OF THE PROPERTY OF

My Commission Expires:

R. E. Kerwin. Vice Prog