| 19 Brashway This mortgage made on the 10 day of Jan 571220 | | | BARK |
|--|--|--|--|
| and | | o as MORTGAGORS, | and Contact |
| Indiana, hereinafter referred to as MORTGAGEE. | mentis | Klisty, | JARY - |
| WITNESSETH: Mortgagors jointly and severally grant, bargai | in, sell, convey and mortga | ge to Mortgagee, it | s successors and assigns |
| real property hereinalter described to secure the repayment of amo | unts due under a Home in | nprovement Sales C | ontract of even date her |
| in the total amount of Three thousand of | ne hundred | +1+y-+1 | JE And - 4 |
| Dollars (\$ 3/55. 49 This Document | is the prope | rty of | se's action to the above ma |
| gors, or any of them, principal to aggregate not more than Thirty Seven t | housand Five Hundred Doll | ars (\$37.500.00), at a | ny one time. |
| The property hereby mortgaged, and described below, inclinents, issues, profits, fixtures and appliances thereunto attaching or in an | ny wise thereunto appertain | ing. | |
| TO HAVE AND TO HOLD the said property hereinafter des Mortgagee, its successors and assigns, forever free from all right | ts and benefits under the | valuation and app | raisement laws of any |
| which said rights and benefits the Mortgagors do hereby release and and perfect title to said property in fee simple and have authority to | o convey the same, that | he title so conveve | d is clear free and unen |
| bered except as hereinafter appears and that Mortgagors will forever except those prior encumbrances, if any, hereinafter shown. | | | |
| If mortgagors shall fully perform all the terms and condition obligations which this mortgage secures, then this mortgage shall be null | ns: of this mortgage and s II, void and of no further forc | hall pay in full, in a e and effect. | ccordance with its terms |
| MORTGAGORS AGREE: To keep the mortgaged property, in against all hazards with an insurance company authorized to do but | ncluding the buildings and | improvements there | eon fully insured at all t |
| contain a loss-payable clause in favor of Mortgagee as its interest gagee to insure or renew insurance on said property in a sum not ex | may appear, and if Morti | ragors fail to do so | they hereby authorize I |
| ing the term of such indebtedness, and to charge Mortgagors with the If Mortgagee elects to waive such insurance Mortgagors agree to | he premium thereon, or to | add such premium | to Mortgagor's indebted |
| ever. Mortgagors agree that any sums advanced or expended by M upon demand and if not so paid shall be secured hereby. Mortgagor | lortgagee for the protection | n or preservation o | the property shall be re |
| other expenses incident to the ownership of the mortgaged property | when due in order that no | lien superior to that | of this mortgage and not |
| existing may be created against the property during the term of the pall on account of any indebtedness which may be secured by a lie Mortgagors fail to make any of the foregoing payments, they hereby | n superior to the tien of the authorize Meritagee to o | nis mortgage and en | isting on the date hereo |
| gagors with the amounts so paid, adding the same to Mortgagor's management and occupation of the mortgaged property and improve | indebtedness secured he | reby. To exercise d | ue diligencé in the opera |
| ises, and to keep the mortgaged property in its present condition and rep If default be made in the terms or conditions of the debt or or | air, normal and ordinary dep | reciation excepted. | |
| ment of any instalment when due, or if Mortgagors shall become be | ankrupt or insolvent, or ma | ke an assignment f | or the benefit of creditor |
| have a receiver appointed, or should the mortgaged property or any the representations, warranties or statements of Mortgagors herein property, or sell or attempt to sell all or any part of the same, then the | contained be incorrect of | if the Mortgagors | shall abandon the mortg |
| option, become immediately due and payable, without notice or demand any case, regardless of such enforcement, mortgagee shall be entit | d, and shall be collectible in | a suit at law or by f | oreclosure of this mortgad |
| issues, income and profits therefrom, with or without foreclosure or paid by Mortgagee in conjunction with any suit or proceeding to | other proceedings. Morto | agors shall pay all | costs which may be incu |
| mortgage, and in the event of foreclosure of this mortgage, Mortgage | ors will pay to Mortgagee. | in addition to taxab | le costs, a reasonable fe |
| the title search and reasonable attorneys fees for the preparation a penses of foreclosure and sale, including expenses, reasonable att liens or claims against the property and expenses of upkeep and repair materials. | forneys fees, and paymen | is made to prevent | or remove the imposition |
| prejudice its rights in the event of any other or subsequent defaults cising any of such rights shall be construed to preclude it from the breach of covenant, and mortgagee may enforce any one or more remed. All rights and obligations hereunder shall extend to and be assigns of the parties hereto. | or breaches of covenant, exercise thereof at any tir lies hereunder successively | and no delay on the continuous or concurrently at its | nuance of any such defails option. |
| cising any of such rights shall be construed to preclude it from the breach of covenant, and mortgagee may enforce any one or more remed. All rights and obligations hereunder shall extend to and be | or breaches of covenant, exercise thereof at any tirdies hereunder successively binding upon the several there applicable. | and no delay on it ne during the contin or concurrently at its | ne part of mortgagee in nuance of any such defau potion. |
| cising any of such rights shall be construed to preclude it from the breach of covenant, and mortgagee may enforce any one or more remed. All rights and obligations hereunder shall extend to and be assigns of the parties hereto. | or breaches of covenant, exercise thereof at any tir lies hereunder successively binding upon the several | and no delay on it ne during the contin or concurrently at its | ne part of mortgagee in nuance of any such defau potion. |
| cising any of such rights shall be construed to preclude it from the breach of covenant, and mortgagee may enforce any one or more remed. All rights and obligations hereunder shall extend to and be assigns of the parties hereto. The plural as used in this instrument shall include the singular was the real property hereby mortgaged is located in | or breaches of covenant, exercise thereof at any tirdies hereunder successively binding upon the several there applicable. | and no delay on it ne during the contin or concurrently at its | ne part of mortgagee in muance of any such defau potion. executors, administrators |
| cising any of such rights shall be construed to preclude it from the breach of covenant, and mortgagee may enforce any one or more remed. All rights and obligations hereunder shall extend to and be assigns of the parties hereto. The plural as used in this instrument shall include the singular was the real property hereby mortgaged is located in | exercise thereof at any tire dies hereunder successively binding upon the several there applicable. LAKE | and no delay on the during the continuous or concurrently at its heirs, successors, it | ne part of mortgagee in nuance of any such defau option. executors, administrators County, State of Indi |
| cising any of such rights shall be construed to preclude it from the breach of covenant, and mortgagee may enforce any one or more remed. All rights and obligations hereunder shall extend to and be assigns of the parties hereto. The plural as used in this instrument shall include the singular w. The real property hereby mortgaged is located in and is described as follows: | exercise thereof at any tire dies hereunder successively binding upon the several there applicable. LAKE | and no delay on the during the continuous or concurrently at its heirs, successors, it | ne part of mortgagee in tuance of any such defaution. executors, administrators County, State of Indiana. |
| cising any of such rights shall be construed to preclude it from the breach of covenant, and mortgagee may enforce any one or more remed. All rights and obligations hereunder shall extend to and be assigns of the parties hereto. The plural as used in this instrument shall include the singular was and is described as follows: Second Logan Park Additional contents of the parties of the parties hereby mortgaged is located in and is described as follows: | or breaches of covenant exercise thereof at any tirdies hereunder successively binding upon the several there applicable. LAKE | and no delay on the during the continuous or concurrently at its heirs, successors, it | county, State of Indiana. |
| cising any of such rights shall be construed to preclude it from the breach of covenant, and mortgagee may enforce any one or more remed. All rights and obligations hereunder shall extend to and be assigns of the parties hereto. The plural as used in this instrument shall include the singular was and is described as follows: Second Logan Park Additional contents of the parties of the parties hereby mortgaged is located in and is described as follows: | exercise thereof at any tire dies hereunder successively binding upon the several there applicable. LAKE | and no delay on the during the continuous or concurrently at its heirs, successors, it | County, State of Indianal County State of Indiana County State of Ind |
| cising any of such rights shall be construed to preclude it from the breach of covenant, and mortgagee may enforce any one or more remed. All rights and obligations hereunder shall extend to and be assigns of the parties hereto. The plural as used in this instrument shall include the singular was and is described as follows: Second Logan Park Additional contents of the parties of the parties hereby mortgaged is located in and is described as follows: | or breaches of covenant exercise thereof at any tirdies hereunder successively binding upon the several there applicable. LAKE | and no delay on the during the continuous or concurrently at its heirs, successors, it | county, State of Indiana. |
| cising any of such rights shall be construed to preclude it from the breach of covenant, and mortgagee may enforce any one or more remed. All rights and obligations hereunder shall extend to and be assigns of the parties hereto. The plural as used in this instrument shall include the singular was and is described as follows: Second Logan Park Additional contents of the parties of the parties hereby mortgaged is located in and is described as follows: | or breaches of covenant exercise thereof at any tirdies hereunder successively binding upon the several there applicable. LAKE | and no delay on the during the continuous or concurrently at its heirs, successors, it | County, State of Indianal County State of Indiana County State of Ind |
| cising any of such rights shall be construed to preclude it from the breach of covenant, and mortgagee may enforce any one or more remed. All rights and obligations hereunder shall extend to and be assigns of the parties hereto. The plural as used in this instrument shall include the singular was the real property hereby mortgaged is located in and is described as follows: Second Logan Park Additional Richards (Rey 1) | or breaches of covenant exercise thereof at any tirdies hereunder successively binding woon the several there applicable. LAKE No. 45-376-12 | and no delay on the during the continuous or concurrently at its heirs, successors, it | County, State of Indianal County State of Indiana County State of Ind |
| cising any of such rights shall be construed to preclude it from the breach of covenant, and mortgagee may enforce any one or more remed. All rights and obligations hereunder shall extend to and be assigns of the parties hereto. The plural as used in this instrument shall include the singular was and is described as follows: Second Logan Park Additional contents of the parties of the parties hereby mortgaged is located in and is described as follows: | or breaches of covenant exercise thereof at any tirdies hereunder successively binding upon the several mere applicable. LAKE No. 45-376-12 | and no delay on the during the continuor concurrently at its heirs, successors, | County, State of Indianal County State of Indiana County State of Ind |
| cising any of such rights shall be construed to preclude it from the breach of covenant, and mortgagee may enforce any one or more remed. All rights and obligations hereunder shall extend to and be assigns of the parties hereto. The plural as used in this instrument shall include the singular w. The real property hereby mortgaged is located in and is described as follows: Second Logan Park Additional Ellock 5 Key 1 | exercise thereof at any tire ties hereunder successively binding upon the several mere applicable. LAKE No. 45-376-12 | and no delay on the during the continuous or concurrently at its heirs, successors, it | County, State of Indianal County State of Indiana County State of Ind |
| cising any of such rights shall be construed to preclude it from the breach of covenant, and mortgagee may enforce any one or more remed. All rights and obligations hereunder shall extend to and be assigns of the parties hereto. The plural as used in this instrument shall include the singular was the real property hereby mortgaged is located in and is described as follows: Second Logan Park Additional Richards (Rey 1) | exercise thereof at any tire ties hereunder successively binding upon the several mere applicable. LAKE No. 45-376-12 | and no delay on the during the continuor concurrently at its heirs, successors, | County, State of Indiana County, State of Indi |
| cising any of such rights shall be construed to preclude it from the breach of covenant, and mortgagee may enforce any one or more remed. All rights and obligations hereunder shall extend to and be assigns of the parties hereto. The plural as used in this instrument shall include the singular w. The real property hereby mortgaged is located in and is described as follows: Second Logan Park Additional Ellock 5 Key 1 | exercise thereof at any tire dies hereunder successively binding upon the several mere applicable. LAKE To. 45-376-12 ge on the day above shown. | and no delay on the during the continuor concurrently at its heirs, successors, | County, State of Indiana County, State of Indi |
| cising any of such rights shall be construed to preclude it from the breach of covenant, and mortgagee may enforce any one or more remed All rights and obligations hereunder shall extend to and be assigns of the parties hereto. The plural as used in this instrument shall include the singular was and is described as follows: Second Logan Park Additional Elock 5 Key 1 | exercise thereof at any tire ties hereunder successively binding upon the several mere applicable. LAKE No. 45-376-12 ge on the day above shown. | and no delay on the during the continuor concurrently at its heirs, successors, | County, State of Indiana County, State of Indi |
| cising any of such rights shall be construed to preclude it from the breach of covenant, and mortgagee may enforce any one or more remed. Alt rights and obligations hereunder shall extend to and be assigns of the parties hereto. The plural as used in this instrument shall include the singular was and is described as follows: Second Logan Park Additional Ellock 5 Key 1 May | exercise thereof at any tire dies hereunder successively binding woon the several there applicable. LANE No. 45-376-12 ge on the day above shown. | and no delay on the during the continuor concurrently at its heirs, successors, | County, State of Indiana County, State of Indi |
| cising any of such rights shall be construed to preclude it from the breach of covenant, and mortgagee may enforce any one or more remediately rights and obligations hereunder shall extend to and be assigns of the parties hereto. The plural as used in this instrument shall include the singular with the real property hereby mortgaged is located in and is described as follows: Second Logan Park Additional Elock 5 Key Includes the supplementation of the parties of the parties hereby mortgaged is located in and is described as follows: Block 5 Key Included this mortgage is located this mortgage in the parties of th | exercise thereof at any tire dies hereunder successively binding woon the several there applicable. LANE No. 45-376-12 ge on the day above shown. | and no delay on the during the continuor concurrently at its heirs, successors, | County, State of Indiana County, State of Indi |
| cising any of such rights shall be construed to preclude it from the breach of covenant, and mortgagee may enforce any one or more remediately rights and obligations hereunder shall extend to and be assigns of the parties hereto. The plural as used in this instrument shall include the singular with the real property hereby mortgaged is located in and is described as follows: Second Logan Park Additional Elock 5 Key Includes the supplementation of the parties of the parties hereby mortgaged is located in and is described as follows: Block 5 Key Included this mortgage is located this mortgage in the parties of th | exercise thereof at any tire dies hereunder successively binding woon the several there applicable. LANE No. 45-376-12 ge on the day above shown. | and no delay on the during the continuor concurrently at its heirs, successors, | County, State of Indiana County, State of Indi |
| cising any of such rights shall be construed to preclude it from the breach of covenant, and mortgagee may enforce any one or more remed assigns of the parties hereto. The plural as used in this instrument shall include the singular was and is described as follows: Second Logan Park Additional Elock 5 Key 1 Elock 5 Key 1 Witness WHEREOF mostgagors have executed this mortgagors have executed the singular was a second by the second witness the second by the second witness the second by | exercise thereof at any tire dies hereunder successively binding woon the several there applicable. LANE No. 45-376-12 ge on the day above shown. | and no delay on the during the continuor concurrently at its heirs, successors, | County, State of Indiana County, State of Indi |
| cising any of such rights shall be construed to preclude it from the breach of covenant, and mortgagee may enforce any one or more remed All rights and obligations hereunder shall extend to and be assigns of the parties hereto. The plural as used in this instrument shall include the singular was and is described as follows: Second Logan Park Additional Elock 5 Key 1 | sor breaches of covenant exercise thereof at any tirdies hereunder successively binding upon the several there applicable. LAKE SS. MENT BY INDIVIDUAL SS: | and no delay on the during the continuor concurrently at its heirs, successors, | County, State of Indiana County, State of Indi |
| cising any of such rights shall be construed to preclude it from the breach of covenant, and mortgagee may enforce any one or more remed. All rights and obligations hereunder shall extend to and be assigns of the parties hereto. The plural as used in this instrument shall include the singular way. The real property hereby mortgaged is located in | sor breaches of covenant exercise thereof at any tirdies hereunder successively binding upon the several there applicable. LAKE SS. MENT BY INDIVIDUAL SS: | and no delay on the during the continuor concurrently at its heirs, successors, | County, State of Indiana County, State of Indi |
| cising any of such rights shall be construed to preclude it from the breach of covenant, and mortgagee may enforce any one or more remed. All rights and obligations hereunder shall extend to and be assigns of the parties hereto. The plural as used in this instrument shall include the singular way. The real property hereby mortgaged is located in | ge on the day above shown. SS MENT BY INDIVIDUAL SS: county and state, personally | and no delay on the during the continuor concurrently at its heirs, successors, | County, State of Indiana County, State of Indi |
| cising any of such rights shall be construed to preclude it from the breach of covenant, and mortgagee may enforce any one or more remed. All rights and obligations hereunder shall extend to and be assigns of the parties hereto. The piural as used in this instrument shall include the singular w. The real property hereby mortgaged is located inand is described as follows: Second Logan Park Addit to Block 5 Key I Witness WHEREOF mostgagors have executed this mortgage. Witness WHEREOF mostgagors have executed this mortgage. STATE OF INDIANA, COUNTY OF | ge on the day above shown. SS MENT BY INDIVIDUAL SS: county and state, personally | and no delay on the during the continuor concurrently at its heirs, successors, | County, State of Indiana Mort |
| cising any of such rights shall be construed to preclude it from the breach of covenant, and mortgagee may enforce any one or more remed. All rights and obligations hereunder shall extend to and be assigns of the parties hereto. The plural as used in this instrument shall include the singular way. The real property hereby mortgaged is located in and is described as follows: Second Logan Park Addit to Block 5 Key I Witness WHEREOF mostgagors have executed this mortgage. Witness WHEREOF mostgagors have executed this mortgage. | ge on the day above shown. SS MENT BY INDIVIDUAL SS: county and state, personally | and no delay on the during the continuor concurrently at its heirs, successors, | County, State of Indiana County, State of Indi |
| cising any of such rights shall be construed to preclude it from the breach of covenant, and mortgagee may enforce any one or more remed. All rights and obligations hereunder shall extend to and be assigns of the parties hereto. The piural as used in this instrument shall include the singular w. The real property hereby mortgaged is located inand is described as follows: Second Logan Park Addit to Block 5 Key I Witness WHEREOF mostgagors have executed this mortgage. Witness WHEREOF mostgagors have executed this mortgage. STATE OF INDIANA, COUNTY OF | ge on the day above shown. SS MENT BY INDIVIDUAL SS: county and state, personally | and no delay on the during the continuor concurrently at its heirs, successors, | County, State of Indiana Mort |