

OCT. 9, 1980

602538

Aaron & Adeline Gunter, Husband

RETURN TO: BANK OF INDIANA, N.A. P.O. BOX 8030

MERRILLVILLE, IND 46414

Indemnisying Moregage 0117823 -9

WITNESSZTH, That

ereby mortgage and warrant to the Bank	
	County, in the State of
	the following described property in the County of
Lake and State of Inc	ciana in with
Legal description: Lot 21 Lompany's Second Subdivisio	and 22, Block 5, in Gary Land on to the City of Gary, Bake
ounty, Indiana.	
Sept. 1941	llmore Street Indiana
ommonly known as: 578 Fill Gary, I	llmore Street
	· Administration of the control of t
	or the purpose of securing all indebtedness already
ving by <u>Aaron & Adeline Gunte</u>	er, Husband & Wife
ongagors to said Bank of Indian	na National Association
	and is also given to secure all indebtedness or lize
	tion of the mortgagors, or either of them, to the
	loans, advances, overdrafts, and all indebtedness
te may accrue to said mortgages by rea	uson of the moregagors, or either of them, be-
nung surety or endorser for any other p	person, whether said indebtedness was originally
yable to said mortgagee or has come to	it by assignment or otherwise, and shall be bind-
ted at atomas has Esamestana adj many a	il force and effect until all said indebtedness is
B reference remer remarka and a series cattication con com-	
id. This mortgage shall secure the full an	mount of said indebtedness without regard to the
id. This mortgage shall secure the full anne when same was made. The mortgagor	mount of said indebtedness without regard to the
id. This mortgage shall secure the full and the when same was made. The mortgagor ness secured hereby, and the same shall	mount of said indebtedness without regard to the sexpressly agrees to pay all sums and indebted be collectable without relief from valuation and
id. This mortgage shall secure the full and me when same was made. The mortgagor ness secured hereby, and the same shall praisement laws and with attorney's (see.	mount of said indebtedness without regard to the expressly agrees to pay all sums and indebted collectable without relief from valuation and and in case it should become necessary to appoint
id. This mortgage shall secure the full and when same was made. The mortgagor ness secured hereby, and the same shall praisement laws and with attorney's fees. Receiver for any property that may be s	mount of said indebtedness without regard to the sexpressly agrees to pay all sums and indebted be collectable without relief from valuation and
id. This mortgage shall secure the full and the when same was made. The mortgagor ness secured hereby, and the same shall praisement laws and with attorney's fees. Receiver for any property that may be s	mount of said indebtedness without regard to the expressly agrees to pay all sums and indebted collectable without relief from valuation and and in case it should become necessary to appoint
id. This mortgage shall secure the full and the when same was made. The mortgagor ness secured hereby, and the same shall praisement laws and with attorney's fees. Receiver for any property that may be serve notice upon the mortgagor.	mount of said indebtedness without regard to the sepressly agrees to pay all sums and indebted be collectable without relief from valuation and and in case it should become necessary to appoint secured by this mortgage, it shall not be necessary
id. This mortgage shall secure the full and the when same was made. The mortgagor ness secured hereby, and the same shall praisement laws and with attorney's fees. Receiver for any property that may be serve notice upon the mortgagord. Witness Whereof Aaron & Adellin	mount of said indebtedness without regard to the appears to pay all sums and indebted collectable without relief from valuation and and in case it should become necessary to appoint secured by this mortgage, it shall not be necessary to appoint the Gunter, Husband & Wills
id. This mortgage shall secure the full and when same was made. The mortgagor ness secured hereby, and the same shall praisonnent laws and with attorney's (ees. Receiver for any property that may be serve notice upon the mortgagord. Witness Whereof Aaron & Adelia ye bereunso set their hand and	mount of said indebtedness without regard to the appears to pay all sums and indebted collectable without relief from valuation and and in case it should become necessary to appoint secured by this mortgage, it shall not be necessary to appoint the Gunter, Husband & Wills
id. This mortgage shall secure the full and the when same was made. The mortgagor ness secured hereby, and the same shall praisement laws and with attorney's fees. Receiver for any property that may be serve notice upon the mortgagord. Witness Whereof Aaron & Adelia and bereunso set their hand and	mount of said indebtedness without regard to the appears to pay all sums and indebted collectable without relief from valuation and and in case it should become necessary to appoint secured by this mortgage, it shall not be necessary to appoint the Gunter, Husband & Wills
id. This mortgage shall secure the full and when same was made. The mortgagor ness secured hereby, and the same shall praisement laws and with attorney's fees. Receiver for any property that may be sarve notice upon the mortgagord. Witness Whereof Aaron & Adelia and Algust.	mount of said indebtedness without regard to the sexpressly agrees to pay all sums and indebted be collectable without relief from valuation and and in case it should become necessary to appoint secured by this mortgage, it shall not be necessary as Gunter, Husband & Wife day of Seal this 27th day of
id. This mortgage shall secure the full and the when same was made. The mortgagor ness secured hereby, and the same shall praisement laws and with attorney's fees. Receiver for any property that may be save notice upon the mortgagord. Witness Whereof Aaron & Adelia and Airon set their hand and Airon set 19 80	mount of said indebtedness without regard to the appears to pay all sums and indebted collectable without relief from valuation and and in case it should become necessary to appoint secured by this mortgage, it shall not be necessary to appoint the Gunter, Husband & Wills
id. This mortgage shall secure the full and when same was made. The mortgagor ness secured hereby, and the same shall praisement laws and with attorney's fees. Receiver for any property that may be serve notice upon the mortgagord. Witness Whereof Aaron & Adelia hand and Airons whereof set their hand and Airons and Same and Same set Same set Same shall set Same s	mount of said indebtedness without regard to the sexpressly agrees to pay all sums and indebted be collectable without relief from valuation and and in case it should become necessary to appoint secured by this mortgage, it shall not be necessary necessary to appoint secured by this mortgage, it shall not be necessary seal this 27th day of seal this 27th day of seal this 27th day of
id. This mortgage shall secure the full and when same was made. The mortgagor ness secured hereby, and the same shall praisement laws and with attorney's fees. Receiver for any property that may be serve notice upon the mortgagord. Witness Whereof Aaron & Adelia Pe hereunia set their hand and Airgust.	mount of said indebtedness without regard to the sexpressly agrees to pay all sums and indebt- be collectable without relief from valuation and and in case it should become necessary to appoint secured by this mortgage, it shall not be necessary to be necessary to appoint secured by this mortgage, it shall not be necessary to appoint the Gunter, Husband & Wife day of seal this 27th day of aron Gunter
id. This mortgage shall secure the full and the when same was made. The mortgagor ness secured hereby, and the same shall praisement laws and with attorney's fees. Receiver for any property that may be serve notice upon the mortgagord. Witness Whereof Aaron & Adelia Pe hereunso set their hand and Aigust. 19 80	mount of said indebtedness without regard to the sexpressly agrees to pay all sums and indebted be collectable without relief from valuation and and in case it should become necessary to appoint secured by this mortgage, it shall not be necessary necessary to appoint secured by this mortgage, it shall not be necessary seal this 27th day of seal this 27th day of seal this 27th day of
newhen same was made. The mortgagor ness secured hereby, and the same shall praisement laws and with attorney's fees. Receiver for any property that may be serve notice upon the mortgagord. Witness Whereof Aaron & Adelia Aaron & Aaro	mount of said indebtedness without regard to the sexpressly agrees to pay all sums and indebted be collectable without relief from valuation and and in case it should become necessary to appoint secured by this mortgage, it shall not be necessary necessary to appoint secured by this mortgage, it shall not be necessary seal this 27th day of seal this 27th day of seal this 27th day of
new when same was made. The mortgagor ness secured hereby, and the same shall praisonent laws and with attorney's fees, Receiver for any property that may be a serve notice upon the mortgagord. Witness Whereof Aaron & Adelia Teleir hand and Airons set their hand and Airons and LAKE	mount of said indebtedness without regard to the 3 expressly agrees to pay all sums and indebted be collectable without relief from valuation and and in case it should become necessary to appoint secured by this mortgage, it shall not be necessary ne Gunter, Husband & Wife seal this 27th day of deline Gunter
id. This mortgage shall secure the full and the when same was made. The mortgagor ness secured hereby, and the same shall praisement laws and with attorney's fees. Receiver for any property that may be serve notice upon the mortgagord. Witness Whereof Aaron & Adeling hereunio set their hand and Airsus of INDIANA. LAKE Prove the undersigned, a Notary Public in	mount of said indebtedness without regard to the separate said indebted and some collectable without relief from valuation and and in case it should become necessary to appoint secured by this mortgage, it shall not be necessary necessary to appoint secured by this mortgage, it shall not be necessary seal this 27th day of seal this 27th day of seal this 27th day of
id. This mortgage shall secure the full and the when same was made. The mortgagor ness secured hereby, and the same shall praisonent laws and with attorney's fees. Receiver for any property that may be serve notice upon the mortgagord. Witness Whereof Aaron & Adeling hereunio, set their hand and Aigust. FAI 1818 19 80	mount of said indebtedness without regard to the 3 expressly agrees to pay all sums and indebted be collectable without relief from valuation and and in case it should become necessary to appoint secured by this mortgage, it shall not be necessary necessary to appoint secured by this mortgage, it shall not be necessary as a seal this 27th day of seal this 27th day of deline Gunter
id. This mortgage shall secure the full and the when same was made. The mortgagor ness secured hereby, and the same shall praisement laws and with attorney's fees. Receiver for any property that may be serve notice upon the mortgagord. Witness Whereof Aaron & Adeling hereuns set their hand and Aigust. Aigust. In INDIANA unty of LAKE fore the undersigned a Notary Public in	mount of said indebtedness without regard to the 3 expressly agrees to pay all sums and indebted be collectable without relief from valuation and and in case it should become necessary to appoint secured by this mortgage, it shall not be necessary necessary to appoint secured by this mortgage, it shall not be necessary as a seal this 27th day of seal this 27th day of deline Gunter
id. This mortgage shall secure the full and the when same was made. The mortgagor ness secured hereby, and the same shall praisement laws and with attorney's fees. Receiver for any property that may be a serve notice upon the mortgagord. Witness Whereof Aaron & Adelia and Aigust hereunio set their hand and Aigust 19 80. EAI Agust 19 80.	mount of said indebtedness without regard to the 3 expressly agrees to pay all sums and indebted be collectable without relief from valuation and and in case it should become necessary to appoint secured by this mortgage, it shall not be necessary are Gunter, Husband & Wife seal this 27th day of deline Gunter and for said County and State this 27TH
id. This mortgage shall secure the full and the when same was made. The mortgagor ness secured hereby, and the same shall praisement laws and with attorney's fees. Receiver for any property that may be a serve notice upon the mortgagord. Witness Whereof Aaron & Adelia Algust hand and Algust 19 30 FAI Algust 19 80 Enowledged the execution of the above as the same whereof the execution of the above as the same whereof the execution of the above as the same when we have the same and the same and the same when the same and the same when the same and the same when the same shall are same same same shall are same same same same same same same sam	mount of said indebtedness without regard to the 3 expressly agrees to pay all sums and indebted be collectable without relief from valuation and and in case it should become necessary to appoint secured by this mortgage, it shall not be necessary necessary to appoint secured by this mortgage, it shall not be necessary necessary against this 27th day of seal this 27th day of deline Gunter
id. This mortgage shall secure the full and the when same was made. The mortgagor ness secured hereby, and the same shall praisement laws and with attorney's fees. Receiver for any property that may be a serve notice upon the mortgagord. Witness Whereof Aaron & Adell: Their hand and Aigust. Their hand and Aigust. Is all and Aigust. Algust. Algust.	mount of said indebtedness without regard to the 3 expressly agrees to pay all sums and indebted be collectable without relief from valuation and and in case it should become necessary to appoint secured by this mortgage, it shall not be necessary are Gunter, Husband & Wife seal this 27th day of deline Gunter and for said County and State this 27TH
id. This mortgage shall secure the full and when same was made. The mortgagor ness secured hereby, and the same shall praisement laws and with attorney's fees. Receiver for any property that may be sarve notice upon the mortgagord. Witness Whereof Aaron & Adeling We bereund, set their hand and August 19 80 EAT 1848 19 80 ACCORDIANA 19 80 Example of LAKE 19 80 Example of August 19 80 Example of August 19 80 Example of August 19 80 Example of the execution of the above at the security set forth.	mount of said indebtedness without regard to the 3 expressly agrees to pay all sums and indebted be collectable without relief from valuation and and in case it should become necessary to appoint secured by this mortgage, it shall not be necessary are Gunter, Husband & Wife seal this 27th day of deline Gunter and for said County and State this 27TH
id. This mortgage shall secure the full and when same was made. The mortgagor ness secured hereby, and the same shall praisement laws and with attorney's fees. Receiver for any property that may be sarve notice upon the mortgagord. Witness Whereof Aaron & Adeling the bereundouset their hand and Algust. 19 80 EAT Assumption of LAKE fore the undersigned a Notary Public in August. 19 80 chnowledged the execution of the above as erein set forth.	mount of said indebtedness without regard to the sexpressly agrees to pay all sums and indebt- be collectable without relief from valuation and and in case it should become necessary to appoint secured by this mortgage, it shall not be necessary to seal this
id. This mortgage shall secure the full and ne when same was made. The mortgagor ness secured hereby, and the same shall praisement laws and with attorney's fees. Receiver for any property that may be a serve notice upon the mortgagord. Witness Whereof Aaron & Adeling the hereuning set their hand and Aironas and Lake and Lake and Lake around the undersigned a Notary Public in and Aironas and Airona	mount of said indebtedness without regard to the sexpressly agrees to pay all sums and indebt- be collectable without relief from valuation and and in case it should become necessary to appoint secured by this mortgage, it shall not be necessary to be necessary to appoint secured by this mortgage, it shall not be necessary to appoint secured by this mortgage, it shall not be necessary to appoint secured by this mortgage, it shall not be necessary to appoint the Gunter, Husband & Wife seal this 27th day of the uses and for said County and State this 27th and foregoing mortgage for the uses and purposes and foregoing mortgage for the uses and purposes all an Fefferman, Res. of