

602561

## INDEMNIFYING MORTGAGE

THIS INDENTURE WITNESSETH. That	
•	Lake County, in the State of Indiana, hereby mor
	nk. Lake County, Indiana, the following described prof
rty in the County of Lake a	ind State of <u>Indiana</u> , to wit:
Part of the Southwest Quarter of the 33 North, Range 9 West of the 2nd 9. 259.45 feet East of the Southwest co the Southeast corner of a tract convipage 395, of the records in the Offit thence North parallel to the East listaid deed 209 feet; thence East 12 f line of said Section, 22 feet; thence point which is 522 feet North of the 166 feet; thence South 522 feet; the all in Lake County, Indiana.  This mortgage is given to the mortgages for y	Southwest Quarter of Section 21. Township  M. described as commencing at a point orner of said 40 acre tract, the same being veyed by deed recorded in Deed Record 700.  Ice of the Recorder of Lake County, Indiana, ine of said tract so conveyed by the afore- feet, thence North parallel with the West the West 12 feet; thence North 291 feet to a a South line of said Section; thence East ance West 166 feet to the place of beginning,  The purpose of securing all indebtedness aircrafty owing tenry mortgagor(s) to
id Lowell National Bank and is also given	n to secure all indebtedness or liability, of every kind
	), or either of them, to the mortgagee hereafter created and all indebtedness that may accrue to said Bank by
	m, becoming surety of endorser for any other person
	yable to said Bank or has come to it by assignment o
	gagor(s), and remain in full force and effect until all sai
debtedness is paid. This mortgage shall sect	2000 / N/A /7011 (2000/2007 R.)
IRA TIMA WRAN LEMA WILL MAJA	me the intermediate of both mineriseducine airmont teknt.
the time when same was made.	me me im smodie of reid macaceduese althout least.
	te amount of \$100,000 for deary 3ros, Inc.
Taken to secure line of credit in the	ne amount of \$100,000 for Henry Bros, Inc.
he mortgagor(s) expressly agrees to pay all	le amount of \$100,000 for Renry Bros. Inc.
Taken to secure line of credit in the he mortgagor(s) expressly agrees to pay all hall be collectable without relief from valuations.	le amount of \$100,000 for Renry Bros. Inc.  I sums and indebtedness secured hereby, and the same tion and appraisement laws and with attorney's fees. an
Taken to secure line of credit in the he mortgagor(s) expressly agrees to pay all half be collectable without relief from valuations case it should become necessary to appoint	le amount of \$100,000 for Henry Bros, Inc.  I sums and indebtedness secured hereby, and the same tion and appraisement laws and with actorney's fees, and a Receiver for any property that may be secured by this
Taken to secure line of credit in the her mortgagor(s) expressly agrees to pay all half be collectable without relief from valuations are it should become necessary to appoint sortgage, it shall not be necessary to serve no	le amount of \$100,000 for Henry Bros. Inc.  I sums and indebtedness secured hereby, and the same tion and appraisement laws and with attorney's fees, and a Receiver for any property that may be secured by this otice upon the mortgagor.
Taken to secure line of credit in the he mortgagor(s) expressly agrees to pay all half be collectable without relief from valuation case it should become necessary to appoint sortgage, it shall not be necessary to serve no a Witness Whereof	l sums and indebtedness secured hereby, and the same ion and appraisement laws and with attorney's fees, and a Receiver for any property that may be secured by this otice upon the mortgagor.
Taken to secure line of credit in the he mortgagor(s) expressly agrees to pay all rail be collectable without relief from valuations are it should become necessary to appoint ortgage, it shall not be necessary to serve no Witness Whereof	l sums and indebtedness secured hereby, and the same ion and appraisement laws and with attorney's fees, and a Receiver for any property that may be secured by this circ upon the mortgagor.
Taken to secure line of credit in the he mortgagor(s) expressly agrees to pay all rail be collectable without relief from valuations are it should become necessary to appoint ortgage, it shall not be necessary to serve no Witness Whereof	l sums and indebtedness secured hereby, and the same ion and appraisement laws and with attorney's fees, and a Receiver for any property that may be secured by this stice upon the mortgagor.
Taken to secure line of credit in the he mortgagor(s) expressly agrees to pay all all be collectable without relief from valuations it should become necessary to appoint ortgage, it shall not be necessary to serve no Witness Whereof	Is amount of \$100,000 for Henry Bros. Inc.  I sums and indebtedness secured hereby, and the same ion and appraisement laws and with attorney's fees, and a Receiver for any property that may be secured by the otice upon the mortgagor.  I have the same in the same is a receiver of the same is a receiver for any property that may be secured by the otice upon the mortgagor.  I have the same is a receiver of t
Taken to secure line of credit in the he mortgagor(s) expressly agrees to pay all all be collectable without relief from valuations it should become necessary to appoint ortgage, it shall not be necessary to serve no Witness Whereof	le amount of \$100,000 for Renry Bros. Inc.  I sums and indebtedness secured hereby, and the same and appraisement laws and with attorney's fees, and a Receiver for any property that may be secured by the otice upon the mortgagor.
Taken to secure line of credit in the he mortgagor(s) expressly agrees to pay all tall be collectable without relief from valuations are it should become necessary to appoint ortgage, it shall not be necessary to serve no Witness Whereof	I sums and indebtedness secured hereby, and the same sion and appraisement laws and with actorney's fees, and a Receiver for any property that may be secured by the otice upon the mortgagor.  The cord Theory of Occober 19 30  Donald D. Henry
Taken to secure line of credit in the he mortgagor(s) expressly agrees to pay all sail be collectable without relief from valuations it should become necessary to appoint ortgage, it shall not be necessary to serve not witness Whereof	Is amount of \$100,000 for Henry Bros. Inc.  I sums and indebtedness secured hereby, and the same sion and appraisement laws and with attorney's fees, and a Receiver for any property that may be secured by the otice upon the mortgagor.  I have and French French French Gay of October 19 30
Taken to secure line of credit in the he mortgagor(s) expressly agrees to pay all sail be collectable without relief from valuations it should become necessary to appoint ortgage, it shall not be necessary to serve not witness Whereof	I sums and indebtedness secured hereby, and the same some and appraisement laws and with actorney's fees, and a Receiver for any property that may be secured by the otice upon the mortgagor.  The cord Theory of Occober 19 30  Donald D. Henry
Taken to secure line of credit in the he mortgagor(s) expressly agrees to pay all sail be collectable without relief from valuations it should become necessary to appoint ortgage, it shall not be necessary to serve not witness Whereof	I sums and indebtedness secured hereby, and the same sion and appraisement laws and with attorney's fees, and a Receiver for any property that may be secured by the otice upon the mortgagor.  The card The day of October 19 30  Sherard T. Henry  Sherard T. Henry
Taken to secure line of credit in the he mortgagor(s) expressly agrees to pay all sail be collectable without relief from valuations it should become necessary to appoint ortgage, it shall not be necessary to serve not witness Whereof	I sums and indebtedness secured hereby, and the same sion and appraisement laws and with attorney's fees, and a Receiver for any property that may be secured by the otice upon the mortgagor.  The same of \$100,000 for Henry and Sherard T. Henry  Sherard T. Henry  Independent of \$100,000 for Henry and Sherard T. Henry  Independent of \$100,000 for Henry and Sherard T. Henry  Independent of \$100,000 for Henry and Sherard T. Henry  I sums and indebtedness secured hereby, and the same side of the sam
Taken to secure line of credit in the he mortgagor(s) expressly agrees to pay all tail be collectable without relief from valuations it should become necessary to appoint ortgage, it shall not be necessary to serve not witness Whereof	I sums and indebtedness secured hereby, and the same and appraisement laws and with attorney's fees, and a Receiver for any property that may be secured by the otice upon the mortgagor.  The said this 10th day of October 19 80  Sherard T. Henry  and for said County and State this 10th 10th 10th 10th 10th 10th 10th 10th
Taken to secure line of credit in the he mortgagor(s) expressly agrees to pay all sail be collectable without relief from valuations it should become necessary to appoint ortgage, it shall not be necessary to serve not witness Whereof	I sums and indebtedness secured hereby, and the same ion and appraisement laws and with attorney's fees, and a Receiver for any property that may be secured by the otice upon the mortgagor.  The card The day of October 19 30  Sherard T. Henry  Ind for said County and State this 10th dersonally appeared Donald D. Henry and and acknowledged the execution of the above
Taken to secure line of credit in the he mortgagor(s) expressly agrees to pay all sail be collectable without relief from valuations it should become necessary to appoint fortgage, it shall not be necessary to serve not witness Whereof	I sums and indebtedness secured hereby, and the same tion and appraisement laws and with actorney's fees, and a Receiver for any property that may be secured by the otice upon the mortgagor.  Sherard T. Henry  Indicate this 10th day of 10th day of 10th 1980  Sherard T. Henry  Indicate this 10th day of 10th 1980  Sherard T. Henry  Indicate this 10th 10th 10th 10th 10th 10th 10th 10th
Taken to secure line of credit in the he mortgagor(s) expressly agrees to pay all sail be collectable without relief from valuation case it should become necessary to appoint fortgage, it shall not be necessary to serve not witness Whereof	I sums and indebtedness secured hereby, and the same tion and appraisement laws and with actorney's fees, and a Receiver for any property that may be secured by the otice upon the mortgagor.  Sherard T. Henry  Indicate this 10th day of 10th day of 10th 1980  Sherard T. Henry  Indicate this 10th day of 10th 1980  Sherard T. Henry  Indicate this 10th 10th 10th 10th 10th 10th 10th 10th
he mortgagor(s) expressly agrees to pay all half be collectable without relief from valuations as it should become necessary to appoint cortgage, it shall not be necessary to serve not witness Whereof	I sums and indebtedness secured hereby, and the same tion and appraisement laws and with attorney's fees, and a Receiver for any property that may be secured by the otice upon the mortgagor.  Sherard T. Henry  Indicated T. Hen
he mortgagor(s) expressly agrees to pay all sail be collectable without relief from valuations it should become necessary to appoint cortgage, it shall not be necessary to serve not witness Whereof	I sums and indebtedness secured hereby, and the same tion and appraisement laws and with attorney's fees, and a Receiver for any property that may be secured by the otice upon the mortgagor.  Sherard T. Henry  Indicated T. Hen
Taken to secure line of credit in the he mortgagor(s) expressly agrees to pay all half be collectable without relief from valuations it should become necessary to appoint fortgage, it shall not be necessary to serve not witness Whereof	I sums and indebtedness secured hereby, and the same tion and appraisement laws and with attorney's fees, and a Receiver for any property that may be secured by the otice upon the mortgagor.  Sherard T. Henry  Indicated T. Hen
he mortgagor(s) expressly agrees to pay all half be collectable without relief from valuations it should become necessary to appoint cortgage, it shall not be necessary to serve not witness Whereof Donald D. Hand and their hand and their hand and their hand and selore the undersigned, a Netary Public in an ay of Donald D. Hand and Sherard T. Hand and foregoing mortgage for the uses and purposant of Residence Lake	I sums and indebtedness secured hereby, and the same tion and appraisement laws and with attorney's fees, and a Receiver for any property that may be secured by the price upon the mortgagor.  The card T Henry  I sums and indebtedness secured hereby, and the same is a Receiver for any property that may be secured by the price upon the mortgagor.  The card T Henry  I sums and indebtedness secured hereby, and the same is a Receiver for any property that may be secured by the price upon the mortgagor.  Sherard T Henry  Ind for said County and State this 10th personally appeared 100 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Taken to secure line of credit in the half be collectable without relief from valuation case it should become necessary to appoint cortgage, it shall not be necessary to serve not witness Whereof	I sums and indebtedness secured hereby, and the same tion and appraisement laws and with actorney's fees, and a Receiver for any property that may be secured by the otice upon the mortgagor.  The same of the sa