

		The second secon	O I state on the second of the		
	an america	AL ESTATE MO	DRTGAGE-OPEN	ENDED 2	148 E 31 Aug.
149	This man and the same of the s	164	num y 1980 between	Dennis B	owenly la 6
rup	GITTING STORE ON the	13 Green 111	herematter referred to	Tas MORTON COCO	and Vinenac
and	and the state of t	1	125 W.	· · · · · · · · · · · · · · · · · · ·	Cd Com. J
Indi	iena, hereinalter referred to as M	IORTGAGEE.		7	* SUMMERSON TO
	al property heremafter described	to secure the repayment of	~	nprovement Sales C	contract of even date necessity
	the total amount of to much size of	- Theusand S	www.trandovel	The sty Fre	e Delines from
Do	ollers (\$ 4725 00 rs. or any of them, principal to aggre		the repayment of all future advance even Thousand Five-Hundred Dolla		
-	The property hereby mortg	paged, and described below disnices thereunto attaching o	i, includes all lenements, easem or in any wise thereunto appertains	nents, appurtenence .ng.	s, rights, privileges, interests
Wh:	TO HAVE AND TO HOLD I ortgages, its successors and ass such said rights and benefits the M d perfect little to said property in red except as hereinafter appear	signs, forever free from all Mortgagors do hereby releasi I fee simple and have autho	e and waive; and Mortgagors her ority to convey the same, that the	valuation and appreciately covenant that he title so conveyed	raisement laws of any state Mortgagors are seized of good d is clear, free and unencum
eve	er except those prior encumbrance of mortgagors shall fully pe	es, if any, nereinalter snown. erform all the terms and co	nditions of this mortgage and st	nail pay in full, in a	
	ligations which this mortgage secur MORTGAGORS AGREE: To	ires, then this mortgage shall to keep the mortgaged prope	be null, void and of no further force why, including the buildings and	e and effect. Improvements, ther	eon, fully insured at all times
gal ing ing ing ing ing upi oth exi pal Mo gal	ainst all hazards with an insurant ntain a loss-payable clause in farge to insure or renew insurance of the term of such indebtedness. Mortgagee elects to waive such er. Mortgagers agree that any such on demand and if not so paid siner expenses incident to the ownersting may be created against the lon account of any indebtedness ortgagers fail to make any of the gors with the amounts so paid, inagement and occupation of the is, and to keep the mortgaged propries.	evor of Mortgagee as its into on said property in a sum and to charge Mortgagors agreems advanced or expended that be secured hereby. Mortgaged property during the term is which may be secured by foregoing payments, they he adding the same to Mortgaged property in its present condition as	terest may appear, and if Mortg not exceeding the amount of Mowith the premium thereon, or to se to be fully responsible for day to mortgages for the protection or captrages further agree. To pay perty when due in order that no it of this mortgage, and to pay, a lien superior to the lien of the news authorize Mortgages to pay agor a indebtedness secured has improvements thereon, and not to not repair, normal and ordinary decords.	pagors fall to do so ortgagor's indeptedro add such premium amage or loss results or preservation of all taxes, assessmitten superior to that when due, all instants mortgage and every the same on the reby. To exercise of commit or allow verscistion excepted.	they hereby authorize Mort- ness for a period not exceed- to Morroagon's indeotedness, liting from any cause whatso if the property shall be repaid ents, bills for repairs and any of this mortgage and not now alments of interest and princi- existing on the date hereof. If his behalf, and to charge Mort- tue diligence in the operation waste on the mortgaged prem-
ma	If default be made in the team of any instalment when due.	erms or conditions of the de or if Mortgagors shall beco	bt or debts hereby secured or of me bankrupt or inscivent, or me	lany of the terms o ske an assignment l	for the benefit of creditors, or
the	ve a receiver appointed, or should representations, warranties or s	ild the mortgaged property (statements of Mortgagors)	or any part thereof be attached. herem contained be incorrect or	levied or foreclose of the Mortgagors	d upon or seized, or it any of snail abandon the mortgaged
opt	operty, or sell of attempt to sell all tion, become immediately due and ty case, regardless of such enfor	d payable, without notice or d	temand, and shall be collectible in	a suit at law or by t	lareciosure of this mortgage. In
iss of	us, income and profits therefro	om, with or without foreclosion with any suit or proceed	ture or other proceedings, Morrg ting to which it may be a party	pagors shall pay all by reason of the	costs which may be incurred execution or existence of this
the	origage, and in the event of forect a title search and reasonable atti	closure of this mortgage, Miltorneys fees for the propers	origagors will pay to Mortgagee. Ition and prosecution of such fo	in addition to taxab preciosure, together	Die costs, a reasonable fee for with all other and further ex
PE	nees of loreclosure and sale, in ne or claims against the property ar	ncluding expenses, reasonat	ole attorneys lees, and payment	ts made to prevent	of remove the imposition of
ac :	signs of the parties hereto. The plural as used in this ins	strument shall include the sing	nd be binding upon the several pular where applicable. Lake	Meira, successors,	
an	The real property hereby mo id is described as follows:	ortgaged is located in	the Art Land		County, State of Indiana.
	Corr	ected Plot of Mar	shalltown Inc. Lot 3	3 Block S	
>	Key	No. 46-542-33			
•					5 = "
	IN WITNESS WHEREOF, mor	rigagors lave executed this n	norigaga on jing day above anoven.	Λ	~
	LANDIN	Louna	Dennie	15 en	ent.
	1	1100	Witness	f. R.	Mortgag
			Witness / Carre	The same	Morigage
			F	1	
			Witness		Mortgag
		ACKROWI	LEDGMENT BY INDIVIDUAL		
STAT	TE OF INDIANA, COUNTY OF	Lake	ee.	Milliand Haller St. Committee of the Com	
أهاب	Selore me: the undersig	gned, a notary public in and to	or said county and state, personally	speson 1	pass Barry
ine -	execution of the foregoing mortgage	4 Bennaly			and acknowledg
	in withess whereof		my name and affixed my office. So	american de la	108
MyC	Commissiony Expires:				ura.
	11/28/82	-			Notary Public
This	instrument was propered by	5,24			
			3	25	*
•			7.		
			· · ·	- y - 	