

Joursel Had

622027

## INDEMNIFYING MORTGAGE

HIS INDENTURE WITNESSETH, That	Kurt B. Sharkeya		
& wife of	Lake County, is		
ge and warrant to the Lowell National B			
ty in the County ofake	and State of Indiana		to wit:
			•
Lot 13, Indian Heights, Unit No. 8,	to the Town of Low	ell as shown :	in Plat
Book 41, page 132, in Lake County,	Indiana.		
	u.		
	·		
•			
•			
is mortgage is given to the mortgagee for Kurt B. Sharkey and JoAnn L.	Sharkey		mortgagor(s)
id Lowell National Bank and is also giv		_ '.	
aracter and description of the mortgagor			•
ch as future loans, advances, overdrafts			
son of the mortgagor(s), or either of the			
ether said indebtedness was originally	• •		
herwise, and shall be binding upon the mo			
lebtedness is paid. This mortgage shall s the time when same was made.	ecale and lan smoath	et said indebte	duces mithodi Leki
erre strate a rect centre a est mente:			· · · · · · · · · · · · · · · · · · ·
Taken to secure note dated 3-13-81	in the amount of \$8	039.52	
Taken to secure note dated 3-13-81	in the amount of \$8	039.52	
Taken to secure note dated 3-13-81	in the amount of \$80	039.52	
Taken to secure note dated 3-13-81	in the amount of \$86	039.52	Man 20
ne mortgagor(s) expressly agrees to pay	ail sums and indebted	iness secured !	
te mortgagor(s) expressly agrees to pay ail be collectable without relief from valu	all sums and indebted action and appraiseme	iness secured int laws and wit	h atterney's fees,
ne mortgagor(s) expressly agrees to pay all be collectable without relief from valu case it should become necessary to appoin ortgage, it shall not be necessary to serve	all sums and indebted ation and appraisement at a Receiver for any notice upon the morty	iness secured int laws and wit property that m	h atterney's fees,
ne mortgagor(s) expressly agrees to pay all be collectable without relief from valu case it should become necessary to appoin ortgage, it shall not be necessary to serve	all sums and indebted ation and appraisement at a Receiver for any notice upon the morty	iness secured int laws and wit property that m	h atterney's fees,
ne mortgagor(s) expressly agrees to pay all be collectable without relief from valuease it should become necessary to appoint ortgage, it shall not be necessary to serve Witness Whereof Nurt 3. Sharkey and	all sums and indebted ation and appraisement a Receiver for any notice upon the mortg	iness secured int laws and with property that magor.	h atterney's fees,
ne mortgagor(s) expressly agrees to pay all be collectable without relief from valuease it should become necessary to appoint ortgage, it shall not be necessary to serve Witness Whereof Nurt 3. Sharkey and	all sums and indebter ation and appraisement at a Receiver for any notice upon the mortg	iness secured int laws and with property that magor.	h atterney's fees, and have secured from
ne mortgagor(s) expressly agrees to pay all be collectable without relief from valuease it should become necessary to appoint to said not be necessary to serve Witness Whereof Nurt 3. Sharkey and	all sums and indebter ation and appraisement at a Receiver for any notice upon the mortg	iness secured int laws and with property that magor.	h atterney's fees, and have be secured from
le mortgagor(s) expressly agrees to pay all be collectable without relief from valuese it should become necessary to appoint to a said not be necessary to serve witness Whereof Nurt 3. Sharkey and	all sums and indebter ation and appraisement at a Receiver for any notice upon the mortg	iness secured int laws and with property that magor.	h atterney's fees, and have secured from
le mortgagor(s) expressly agrees to pay all be collectable without relief from valuese it should become necessary to appoint to a said not be necessary to serve witness Whereof Nurt 3. Sharkey and	all sums and indebter ation and appraisement at a Receiver for any notice upon the mortg	iness secured int laws and with property that magor.	h atterney's fees, and have be secured from
ne mortgagor(s) expressly agrees to pay ail be collectable without relief from valuese it should become necessary to appoint or the serve of the serve without it shall not be necessary to serve with the wind in the serve and with the serve and without relief from values and the serve and without relief from values and the serve and without relief from values are served as the serve and without relief from values and the serve are served as the serve and without relief from values are served as the serve are served as the ser	all sums and indebter ation and appraisement at a Receiver for any notice upon the mortg	iness secured in laws and with property that me agor.  _day of	h atterney's fees, and have be secured from
ne mortgagor(s) expressly agrees to pay ail be collectable without relief from valuease it should become necessary to appoint the state of the serve with the serve of the ser	all sums and indebter ation and appraisement at a Receiver for any notice upon the mortg	iness secured in laws and with property that me agor.  _day of	h artificulty fees, and have be secured from 1981
ne mortgagor(s) expressly agrees to pay all be collectable without relief from valuease it should become necessary to appoint or the same of the same	all sums and indebter ation and appraisement at a Receiver for any notice upon the mortg	iness secured in laws and with property that me agor.  _day of	h artificulty fees, and have be secured from 1981
ne mortgagor(s) expressly agrees to pay ail be collectable without relief from value case it should become necessary to appoint or the shall not be necessary to serve witness whereof wart 3. Sharkey and whereof hand a sharkey and sounty of Lake efore the undersigned, a Notary Public in	all sums and indebter ation and appraisement a Receiver for any notice upon the mortgrand seal this in the s	iness secured in laws and with property that magor.  _day of	h artificity of fees, and be secured for the same 1981.  John L. Sharkey  13th
ne mortgagor(s) expressly agrees to pay ail be collectable without relief from value case it should become necessary to appoint or the serve of the serve with the serve of th	all sums and indebter ation and appraisement a Receiver for any notice upon the mortgrand seal this in the s	iness secured in laws and with property that magor.  _day of	h artificity of fees, and be secured for the same 1981.  John L. Sharkey  13th
ne mortgagor(s) expressly agrees to pay ail be collectable without relief from value case it should become necessary to appoint ortgage, it shall not be necessary to serve witness whereof Nurt 3. Sharkey and National American hands and serve the undersigned, a Notary Public in the of March 19.51.  10Ann 1. Sharkey	ail sums and indebted ation and appraisement a Receiver for any notice upon the mortg and seal this	iness secured in laws and with property that magor. day of	harmey's fees, hay be secured for a secured for secure
ne mortgagor(s) expressly agrees to pay ail be collectable without relief from value case it should become necessary to appoint ortgage, it shall not be necessary to serve witness whereof Nurt 3. Sharkey and National American hands and serve the undersigned, a Notary Public in the of March 19.51.  10Ann 1. Sharkey	ail sums and indebted ation and appraisement a Receiver for any notice upon the mortg and seal this	iness secured in laws and with property that magor. day of	harmey's fees, hay be secured for a secured for secure
ne mortgagor(s) expressly agrees to pay ail be collectable without relief from value case it should become necessary to appoint ortgage, it shall not be necessary to serve witness whereof Nurt 3. Sharkey and National American hands and serve the undersigned, a Notary Public in the of March 19.51.  10Ann 1. Sharkey	ail sums and indebted ation and appraisement a Receiver for any notice upon the mortg and seal this	iness secured in laws and with property that magor. day of	harmey's fees, hay be secured for a secured for secure
tate of Indiana ounty of Lake efore the undersigned, a Notary Public in March 19 51  Loan I Sharkey and 19 51  Loan I Sharkey and 19 51  Loan I Sharkey and 19 61	all sums and indebted ation and appraisement a Receiver for any notice upon the mortg had L. Sharkey and seal this	iness secured in laws and with property that magor.  day of	h artificity of fees, have be secured for the sharkey and recurrent of the above recurrent
tate of Indiana ounty of Lake efore the undersigned, a Notary Public in March 19 51  IcAnn I Sharkey and Ioregoing mortgage for the uses and put of loregoing mortgage for l	all sums and indebted ation and appraisement a Receiver for any notice upon the mortg had L. Sharkey and seal this	iness secured in laws and with property that magor. day of	harmey's fees, hay be secured for a secured for secure
he mortgagor(s) expressly agrees to pay tail be collectable without relief from values as it should become necessary to appoin ortgage, it shall not be necessary to serve witness whereof with 3. Sharkey and a whereunto set the influence of ludiana ounty of Lake efore the undersigned, a Notary Public in March 19 51.  ICAND 1. Sharkey and foregoing mortgage for the uses and public foregoing mortgage for the uses and public of Residence	all sums and indebted ation and appraisement a Receiver for any notice upon the mortg had L. Sharkey and seal this	iness secured in laws and with property that magor.  day of	h artificity of fees, have be secured for the sharkey and recurrent of the above recurrent
tate of Indiana ounty of Lake efore the undersigned, a Notary Public in March 19 51  Icana L. Sharkey and 19 51  Icana L. Sharkey and other the undersigned of the uses and public foregoing mortgage for the uses and public lake	all sums and indebted ation and appraisement a Receiver for any notice upon the mortg had L. Sharkey and seal this	iness secured in laws and with property that magor.  day of	h artificity of fees, have be secured for the sharkey and recurrent of the above recurrent
tate of Indiana ounty of Lake efore the undersigned. a Notary Public in March 19 51 10 Ann 1. Sharkey and foregoing mortgage for the uses and putty of Residence	all sums and indebted ation and appraisement a Receiver for any notice upon the mortg had L. Sharkey and seal this	iness secured in laws and with property that magor.  day of	h artificity of fees, have be secured for the sharkey and recurrent of the above recurrent