France America REAL ESTATE	MORTGAGE—OPEN ENDED
P.O. Bar 1487	april 1931 serween Clara thicker
	nereinalter referred to as MORTGAGORS, and JULIANA
апо запачения проделения по пробеления по проделения по пр	
Indiana, hereinafter referred to as MORTGAGEE.	ress is 3700 Jefferson St 6asy Ind
WITNESSETH: Mortgagors jointly and severally (grant, bargain, sell, convey and mortgage to Mortgagee, its successors and assigns, the iment of amounts due under a Home Improvement Sales Contract of even date herewi
ten themen In	in headred sity onedellars + 16/100-
gers, or any or mem, principal to aggregate not more man in	secure the repayment of all future advances made at mortgages sloption to the above mortg. Thirty Seven Thousand Five-Hundred Dollars (\$37.500.00), at any one time.
rents, issues, profits, fixtures and appliances thereunto atta	
Mortgagee, its successors and assigns, forever free fr	ereinalter described, with all the privileges and appurtenances thereunto belonging un from all rights and benefits under the valuation and appraisement laws of any stat y release and waive; and Mortgagors hereby covenant that Mortgagors are seized of got
and perfect title to said property in fee simple and have	ve authority to convey the same, that the title so conveyed is clear, free and unenculors will forever warrant and defend the same unto Mortgages against all claims whats
ever except those prior encumprances, if any, hereinafter si	
obligations which this mortgage secures, then this mortgage	
against all hazards with an insurance company authorize	zed to do business in the State of Indiana, acceptable to Mortgages, which policy shi s its interest may appear, and if Mortgagors fail to do so, they hereby authorize Mo
ning the term of such indebtedness, and to charge Mortg	a sum not exceeding the amount of Mortgagor's indebtedness for a period not exceed gagors with the premium thereon, or to add such premium to Mortgagor's indebtedness
ever. Mortgagors agree that any sums advanced or exp	ors agree to be fully responsible for damage or loss resulting from any cause whats reended by Mortgages for the protection or preservation of the property shall be repaired by Mortgagors further agree: To pay all taxes, assessments, bills for repairs and a
other expenses incident to the ownership of the mortgage	ged property when due in order that no lien superior to that of this mortgage and not no term of this mortgage, and to pay, when due, all instalments of interest and prin
pal on account of any indeptedness which may be secu	cured by a lien superior to the lien of this mortgage and existing on the date hereof. I shey nereby authorize Mortgagee to pay the same on their benalf, and to charge Mo
management and analyzation of the martenand accounts	Mortgagor's indebtedness secured hereby. To exercise due diligence in the operation and improvements thereon, and not to commit or allow waste on the mortgaged pre-
	ndition and repair, normal and ordinary depreciation excepted. The debt or debts hereby secured or of any of the terms of this mortgage, or in the pa
have a receiver appointed, or should the mortgaged pro	all become bankrupt or insolvent, or make an assignment for the benefit of creditors, operty or any part thereof be attached, levied or foreclosed upon or seized, or if any pages herein contained be incorrect or if the Mortgagors shall abandon the mortgagors.
property, or sell or attempt to sell all or any part of the sa	ame, then the whole amount hereby secured, less unearned charges, shall, at Mortgager tice or demand, and shall be collectible in a suit at law or by foreclosure of this mortgage.
any case, regardless of such enforcement, mortgagee s issues, income and profits therefrom, with or without for	shall be entitled to the immediate possession of the mortgaged property with the renforeclosure or other proceedings. Mortgagors shall pay all costs which may be incurred
mortgage, and in the event of foreclosure of this mortga	proceeding to which it may be a party by reason of the execution or existence of triage. Mortgagors will pay to Mortgagoe, in addition to taxable costs, a reasonable fee foreparation and prosecution of such foreclosure, together with all other and further a
penses of foreclosure and sale, including expenses, re	easonable attorneys fees, and payments made to prevent or remove the imposition of and repair made in order to place the same in the condition to be sold.
No failure on the part of mortgages to exercise	e any of its rights hereunder for defaults or breaches of covenant shall be construed suent defaults or breaches of covenant, and no delay on the part of mortgages in extended
	e it from the exercise thereof at any time during the continuance of any such detault or more remedies hereunder successively or concurrently at its option.
All rights and obligations hereunder shall extend assigns of the parties hereto.	nd to and be binding upon the several heirs, successors, executors, administrators ar
The parties hereto. The plural as used in this instrument shall include to	the singular where applicable.
The real property nereby mortgaged is located in and is described as follows:	County, State of Indian
The 25 and the Marth Line	Lot 24, in Block 6; in the Resubdivision
of Gary Land Company's Thi	Lrd' Subdivision, in the City of Gar, 3 352
Lake County Indiana, as sh	nown in Plat Book 13, page 8.
IN WITHERS WHENE F. mongagors nave execute	ed this mortgage on the day areve shown.
Milliam pour	
	/ Witness Mortiga
	Witness
	Witness
ACK	KNOWLEDGMENT BY INDIVIOUAL
STATE OF INDIANA, COUNTY OF	n and for said county and states philosonally appeared Clara, Kirin Licks
Before me, the undersigned, a notary public in	
the execution of the foregoing mortgage.	and acknowled
IN WITNESS WHEREOF. I have hereunto subst	scribed my neighbors attifferent officer sear this Comment of Country of Coun
My Commission Expires:	Notary Public
dimensionidanessananana.	

This instrument was prepared by