653888

## INDEMNIFYING MORTGAGE

. 1	Lake County	. in the Ctete - # T-	diana Kanakaran
	Ount		ndiana, hereby more
age and warrant to the Lowell National Barrty in the County ofa	nk, Lake County, and State of	T 1.1	wing described prof , to wit:
rt of the North 49 rods of the NW4 of	the Cult of Contr	Ion 26 Tormohin	2/ North Banco
North, Range 9 West of the 2nd P.M. in ginning at a point 475 feet South and 8 ence South parallel with the West line ne thereof; thence East parallel with rallel with the West line thereof to a ence West parallel with the North line	Lake County, In 890 feet East of thereof 342.6 the North line point 475 feet	ndiana described f the Northwest of feet more or less thereof 100 feet South of the Nor	as follows: corner thereof, s, to the South c; thence North tth line thereof;
		•	
is mortgage is given to the mortgagee for	the purpose of se	curing all indebte	dness already owin
Norman D. Miller and Sharon L. Milid Lowell National Bank and is also given	leradinancia maisca la	me character of	mortgagor(s) t
eracter and description of the mortgagor(s) thas future loans, advances, overdrafts, a son of the mortgagor(s), or either of the	and all indebtedr	less that may acci	rue to said Bank by
ether said indebtedness was originally pa	yable to said Ba	nk or has come to	it by assignment o
nerwise, and shall be binding upon the mort lebtedness is paid. This mortgage shall sec	gagor(s), and rem ure the full amou	ain in full force an nt of said indebted	d effect until all said Iness without regar
the time when same was made.	are the ran amou	nt of Baid Indebtee	mess without regar
ken to secure a note in the amount of	\$3566.16		
ne mortgagor(s) expressly agrees to pay al all be collectable without relief from valuat case it should become necessary to appoint	l sums and indeb tion and appraise ta Receiver for a	ment laws and with ny property that m	h <b>att</b> orney's fees, an
ne mortgagor(s) expressly agrees to pay al all be collectable without relief from valuat case it should become necessary to appoint ortgage, it shall not be necessary to serve no	l sums and indeb tion and appraise t a Receiver for a otice upon the mo	ment laws and with ny property that m rtgagor.	h <b>att</b> orney's fees, an
ne mortgagor(s) expressly agrees to pay al all be collectable without relief from valuat case it should become necessary to appoint ortgage, it shall not be necessary to serve no Witness Whereof Norman D. Miller and	l sums and indebion and appraise a Receiver for an otice upon the mo	ment laws and with ny property that m rtgagor.	attorney's fees, an ay be secured by th
ne mortgagor(s) expressly agrees to pay al all be collectable without relief from valuat case it should become necessary to appoint ortgage, it shall not be necessary to serve no Witness Whereof Norman D. Miller and	l sums and indebion and appraise a Receiver for an otice upon the mo	ment laws and with ny property that m rtgagor. er	attorney's fees, an ay be secured by th
ne mortgagor(s) expressly agrees to pay al all be collectable without relief from valuat case it should become necessary to appoint ortgage, it shall not be necessary to serve no Witness Whereof Norman D. Miller and	l sums and indebtion and appraise to a Receiver for an otice upon the most sharon L. Milled seal this 9th	ment laws and with ny property that m rtgagor.	attorney's fees, an ay be secured by th
e mortgagor(s) expressly agrees to pay al all be collectable without relief from valuat case it should become necessary to appoint ortgage, it shall not be necessary to serve no Witness Whereof Norman D. Miller and ve hereunto set their hand and	I sums and indelion and appraise a Receiver for an otice upon the mosharon L. Millad seal this 9th	ment laws and with ny property that m rtgagor.	attorney's fees, an ay be secured by th
e mortgagor(s) expressly agrees to pay al all be collectable without relief from valuat case it should become necessary to appoint ortgage, it shall not be necessary to serve no Witness Whereof Norman D. Miller and ve_hereunto set their hand and	I sums and indelion and appraise a Receiver for an otice upon the mosharon L. Millad seal this 9th	ment laws and with my property that mergagor.  day of December of	attorney's fees, an ay be secured by th
ne mortgagor(s) expressly agrees to pay al all be collectable without relief from valuat case it should become necessary to appoint ortgage, it shall not be necessary to serve no Witness Whereof Norman D. Miller and ve_hereunto set their hand and	I sums and indelion and appraise a Receiver for an otice upon the mosharon L. Millad seal this 9th	ment laws and with my property that m rtgagor.  day of December	attorney's fees, an ay be secured by the
ne mortgagor(s) expressly agrees to pay al sall be collectable without relief from valuat case it should become necessary to appoint ortgage, it shall not be necessary to serve no Witness Whereof Norman D. Miller and ve_hereunto set their hand and	I sums and indelion and appraise a Receiver for an otice upon the mosharon L. Millad seal this 9th	ment laws and with my property that m rtgagor.  day of December	attorney's fees, an ay be secured by the secured by
e mortgagor(s) expressly agrees to pay al all be collectable without relief from valuat case it should become necessary to appoint ortgage, it shall not be necessary to serve no Witness Whereof Norman D. Miller and their hand and are hereunto set their hand and and their hand and and their hand and and their hand hand and their hand hand hand hand hand hand hand hand	l sums and indebtion and appraise to a Receiver for an otice upon the most Sharon L. Milled seal this 9th Norman I Sharon Sharon	ment laws and with my property that mertgagor.  day of December of Miller  Miller  Miller	attorney's fees, an ay be secured by the secured by
e mortgagor(s) expressly agrees to pay al all be collectable without relief from valuat case it should become necessary to appoint ortgage, it shall not be necessary to serve no Witness Whereof Norman D. Miller and their hand and their hand and and their hand and we hereunto set their hand and and we hereunto set their hand and and their hand hand and their hand hand hand hand hand hand hand hand	l sums and indebtion and appraise to a Receiver for an otice upon the most Sharon L. Milled seal this 9th Norman I Sharon Sharon	ment laws and with my property that mertgagor.  day of December of Miller  Miller  Miller	attorney's fees, an ay be secured by the secured by
e mortgagor(s) expressly agrees to pay al all be collectable without relief from valuations it should become necessary to appoint ortgage, it shall not be necessary to serve not witness Whereof Norman D. Miller and their hand and t	Il sums and indettion and appraise to a Receiver for an otice upon the months of the Milled seal this of the Norman Is and for said Countains of the countains	ment laws and with my property that metagor.  day of December day of Miller  Miller  ty and State this	attorney's fees, an ay be secured by the secured by
ne mortgagor(s) expressly agrees to pay al all be collectable without relief from valuations it should become necessary to appoint ortgage, it shall not be necessary to serve not witness Whereof Norman D. Miller and their hand and	ll sums and indettion and appraise to a Receiver for an otice upon the months of the m	ment laws and with my property that metagor.  day of December	attorney's fees, an ay be secured by the secured by
ne mortgagor(s) expressly agrees to pay al all be collectable without relief from valuat case it should become necessary to appoint ortgage, it shall not be necessary to serve no Witness Whereof Norman D. Miller and their hand and we hereunto set	ll sums and indettion and appraise to a Receiver for an otice upon the months of the m	ment laws and with my property that metagor.  day of December	attorney's fees, an ay be secured by the secured by
tate of Indiana ounty of Lake efore the undersigned, a Notary Public in a ay of	Il sums and indektion and appraise to a Receiver for an otice upon the mount of the seal this 9th of the seal this	ment laws and with my property that metaggor.  day of December	attorney's fees, an ay be secured by the security of the security
tate of Indiana ounty of Lake efore the undersigned, a Notary Public in a ay of December Sharon L. Miller Sharon L. Miller ounty of Residence	ll sums and indettion and appraise to a Receiver for an otice upon the months of the m	ment laws and with my property that metaggor.  day of December	attorney's fees, an ay be secured by the secured by
tate of Indiana ounty of Lake efore the undersigned, a Notary Public in a ay of <u>December</u> , 1981,	Il sums and indektion and appraise to a Receiver for an otice upon the mount of the seal this 9th of the seal this	ment laws and with my property that metaggor.  day of December	attorney's fees, an ay be secured by the security of the security
tate of Indiana ounty of Lake efore the undersigned, a Notary Public in a ay of	Il sums and indektion and appraise to a Receiver for an otice upon the mount of the seal this 9th of the seal this	ment laws and with my property that metaggor.  day of December	attorney's fees, an ay be secured by the security of the security
ne mortgagor(s) expressly agrees to pay al all be collectable without relief from valuat case it should become necessary to appoint ortgage, it shall not be necessary to serve not witness Whereof Norman D. Miller and their hand and	Il sums and indektion and appraise to a Receiver for an otice upon the mount of the seal this 9th of the seal this	ment laws and with my property that metaggor.  day of December	attorney's fees, an ay be secured by the security of the security