Put to: Lowel not Bh

672494

## INDEMNIFYING MORTGAGE

so the North 77½ feet of Lots 26 and 7 in Dalecarlia Blocks 39-40-42 &43 per plat thereof recorded in Plat Book 27, page 49, in the Office of the	THIS INDENTURE WITNESSETH, That	Donald Martin a	nd Marilyn M	artin
This mortgage is given to the mortgagee for the purpose of securing all indebtedness already owing by Donald Martin and Marilyn Martin  This mortgage is given to the mortgagee for the purpose of securing all indebtedness already owing by Donald Martin and Marilyn Martin  This mortgage is given to the mortgagee for the purpose of securing all indebtedness already owing by Donald Martin and Marilyn Martin  This mortgage is given to the mortgagee for the purpose of securing all indebtedness already owing by Donald Martin and Marilyn Martin  This mortgage is given to the mortgagee for the purpose of securing all indebtedness already owing by Donald Martin and Marilyn Martin  This mortgage is given to the mortgage for the purpose of securing all indebtedness already owing by Donald Martin and Marilyn Martin  This mortgage is given to the mortgage for the purpose of securing all indebtedness already owing by Donald Martin and Marilyn Martin  This mortgage is given to the mortgage for the purpose of securing all indebtedness already owing by Donald Martin given the mortgage for the mortgage for the mortgage for the mortgage for the mortgage of them, to the mortgage sure or otherwise, and shall be binding upon the mortgage for and remain in full force and effect until all said indebtedness is paid. This mortgage shall secure the full amount of said indebtedness ritheut regard to the time when same was made.  The mortgagor(s) expressly agrees to pay all sums and indebtedness secured hereby, and the same shall be collectable without relief from valuation and appraisement laws and with attorney's frees, and in case it should become necessary to appoint a Receiver for any property that may be secured by this mortgage, it shall not be necessary to appoint a Receiver for any property that may be secured by this mortgage, it shall not be necessary to spoint a Receiver for any property that may be secured by this mortgage, it shall not be necessary to spoint a Receiver for any property that may be secured by this mortgage. It	01 <u>La</u>	County, in	the State of Ind	iana, hereby mort-
This mortgage is given to the mortgage for the purpose of securing all indebtedness already owing properly thereof, recorded in Plat Book 27, page 49, in the Office of the corder of Lake County, Indiana.  This mortgage is given to the mortgage for the purpose of securing all indebtedness already owing properly thereof recorded in Plat Book 27, page 49, in the Office of the corder of Lake County, Indiana  This mortgage is given to the mortgage for the purpose of securing all indebtedness already owing by Donald Martin and Marilyn Martin mortgage is given to secure all indebtedness or liability, of every kind, character and description of the mortgagor(s), or either of them, to the mortgage hereafter created, such as future loans, advances, overdrafts, and all indebtedness that may acreue to said Bank by reason of the mortgagor(s), or either of them, becoming surely or endorser for any other person, whether said indebtedness was originally payable to said Bank or has come to it by assignment or otherwise, and shall be binding upon the mortgagor(s) and remain in full furce and effect usual all said indebtedness is paid. This mortgage shall secure the full amount of said indebtedness milibut relied to the time when same was made.  The mortgagor(s) expressly agrees to pay all sums and indebtedness secured hereby, and the same shall be collectable without relief from valuation and appraisement laws and with attorney's fees, and in case it should become necessary to appoint a Receiver for any property that may be secured by this mortgage, its hall not be necessary to appoint a Receiver for any property that may be secured by this mortgage, its hall not be necessary to serve notice upon the mortgagor.  In Witness Whereof	gage and warrant to the Lowell National Ba	nk, Lake County, Indi	ana, the following	• •
per plat thereof, recorded in Plat Book 27, page 49, in the Office of the corder of Lake County, Indiana.  So the North 77½ feet of Lots 26 and 7 in Dalecarlia Blocks 39-40-42 643 per plat thereof recorded in Plat Book 27, page 49, in the Office of the corder of Lake County, Indiana  This mortgage is given to the mortgage for the purpose of securing all indebtedness already owing by	erty in the County of Lake	ind State ofInd	liana	, to wit:
This mortgage is given to the mortgagee for the purpose of securing all indebtedness already owing by Donald Martin and Marilyn Martin mortgagor(s) to said Lowell National Bank and is also given to secure all indebtedness or liability, of every kind, character and description of the mortgagor(s), or cither of them, to the mortgagore hereafter created, such as future loans, advances, overdrafts, and all indebtedness that may accrue to said Bank by reason of the mortgagor(s), or cither of them, becoming surety or endorser for any other person, whether said indebtedness was originally payable to said Bank or has come to it by assignment or otherwise, and shall be binding upon the mortgagor(s), and remain in full force and effect until all said indebtedness is paid. This mortgage shall secure the full amount of said indebtedness without regard to the time when same was made.  The mortgagor(s) expressly agrees to pay all sums and indebtedness secured hereby, and the same shall be collectable without relief from valuation and appraisement laws and with attorney's fees, and in case it should become necessary to spopnin a Receiver for any property that may be secured by this mortgage, it shall not be necessary to spopnin a Receiver for any property that may be secured by this mortgage, it shall not be necessary to serve notice upon the mortgagor.  In Witness Whereof	t 25 and the North 22½ feet of Lot per plat thereof, recorded in Pla corder of Lake County, Indiana.	24 in Dalecarlia t Book 27, page	a, Blocks 3949, in the O	-40-41-42 & 43 ffice of the
This mortgage is given to the mortgagee for the purpose of securing all indebtedness already owing by Donald Martin and Marilyn Martin mortgagor(s) to said Lowell National Bank and is also given to secure all indebtedness or liability, of every kind, character and description of the mortgagor(s), or either of them, to the mortgagee hereafter created, such as future loans, advances, overdrafts, and all indebtedness that may accrue to said Bank by reason of the mortgagor(s), or either of them, becoming surety or endorser for any other person, whether said indebtedness was originally payable to said Bank or has come to it by assignment or otherwise, and shall be binding upon the mortgagor(s), and remain in full force and effect until all said indebtedness is paid. This mortgage shall secure the full amount of said indebtedness ritibut regard to the time when same was made.  The mortgagor(s) expressly agrees to pay all sums and indebtedness secured hereby, and the same shall be collectable without relief from valuation and appraisement laws and with attorney's fees, and in case it should become necessary to appoint a Receiver for any property that may be secured by this mortgage, it shall not be necessary to serve notice upon the mortgagor.  In Witness Whereof Donald Martin and Marilyn Martin  ha Ve hereunto set their hand and seal this 14th day of June 19 82.  State of Indiana County of Lake  Before the undersigned, a Notary Public in and for said County and State this 14th day of June 19 82, personally appeared Donald Martin and Marilyn Martin and Marilyn Martin and Marilyn Martin and Marilyn Martin and Martin and Marilyn Martin and Marilyn Martin and Martin and Martin and Martin and Martin and Marilyn Martin and Martin a	so the North 77½ feet of Lots 26 a per plat thereof recorded in Plat corder of Lake County, Ind <b>i</b> ma	nd 7 in Dalecar Book 27, page 4	lia Blocks 3 ), in the Of	9-40-42 &43 Fice of the
This mortgage is given to the mortgagee for the purpose of securing all indebtedness already owing by Donald Martin and Marilyn Martin mortgagor(s) to said Lowell National Bank and is also given to secure all indebtedness or liability, of every kind, character and description of the mortgagor(s), or either of them, to the mortgagee hereafter created, such as future loans, advances, overdrafts, and all indebtedness that may accrue to said Bank by reason of the mortgagor(s), or either of them, becoming surety or endorser for any other person, whether said indebtedness was originally payable to said Bank or has come to it by assignment or otherwise, and shall be binding upon the mortgagor(s), and remain in full force and effect until all said indebtedness is paid. This mortgage shall secure the full amount of said indebtedness ritibut regard to the time when same was made.  The mortgagor(s) expressly agrees to pay all sums and indebtedness secured hereby, and the same shall be collectable without relief from valuation and appraisement laws and with attorney's fees, and in case it should become necessary to appoint a Receiver for any property that may be secured by this mortgage, it shall not be necessary to serve notice upon the mortgagor.  In Witness Whereof Donald Martin and Marilyn Martin  ha Ve hereunto set their hand and seal this 14th day of June 19 82.  State of Indiana County of Lake  Before the undersigned, a Notary Public in and for said County and State this 14th day of June 19 82, personally appeared Donald Martin and Marilyn Martin and Marilyn Martin and Marilyn Martin and Marilyn Martin and Martin and Marilyn Martin and Marilyn Martin and Martin and Martin and Martin and Martin and Marilyn Martin and Martin a				R
This mortgage is given to the mortgagee for the purpose of securing all indebtedness already owing by Donald Martin and Marilyn Martin mortgagor(s) to said Lowell National Bank and is also given to secure all indebtedness or liability, of every kind, character and description of the mortgagor(s), or either of them, to the mortgagee hereafter created, such as future loans, advances, overdrafts, and all indebtedness that may accrue to said Bank by reason of the mortgagor(s), or either of them, becoming surety or endorser for any other person, whether said indebtedness was originally payable to said Bank or has come to it by assignment or otherwise, and shall be binding upon the mortgagor(s), and remain in full force and effect until all said indebtedness is paid. This mortgage shall secure the full amount of said indebtedness ritibut regard to the time when same was made.  The mortgagor(s) expressly agrees to pay all sums and indebtedness secured hereby, and the same shall be collectable without relief from valuation and appraisement laws and with attorney's fees, and in case it should become necessary to appoint a Receiver for any property that may be secured by this mortgage, it shall not be necessary to serve notice upon the mortgagor.  In Witness Whereof Donald Martin and Marilyn Martin  ha Ve hereunto set their hand and seal this 14th day of June 19 82.  State of Indiana County of Lake  Before the undersigned, a Notary Public in and for said County and State this 14th day of June 19 82, personally appeared Donald Martin and Marilyn Martin and Marilyn Martin and Marilyn Martin and Marilyn Martin and Martin and Marilyn Martin and Marilyn Martin and Martin and Martin and Martin and Martin and Marilyn Martin and Martin a				TL
This mortgage is given to the mortgagee for the purpose of securing all indebtedness already owing by Donald Martin and Marilyn Martin mortgagor(s) to bonald Martin and Marilyn Martin mortgagor(s) to said Lowell National Bank and is also given to secure all indebtedness or liability, of every kind, character and description of the mortgagor(s), or either of them, to the mortgagee hereafter created, such as future loans, advances, overdrafts, and all indebtedness that may accrue to said Bank by reason of the mortgagor(s), or either of them, becoming surety or endorser for any other person, whether said indebtedness was originally payable to said Bank or has come to it by assignment or otherwise, and shall be binding upon the mortgagor(s), and remain in full force and effect until all said indebtedness is paid. This mortgage shall secure the full amount of said indebtedness pitibut regard to the time when same was made.  The mortgagor(s) expressly agrees to pay all sums and indebtedness secured hereby, and the same shall be collectable without relief from valuation and appraisement laws and with attorney's fees, and in case it should become necessary to appoint a Receiver for any property that may be secured by this mortgagor. In Witness Whereof Donald Martin and Marilyn Martin  ha Ve hereunto set their hand and seal this 14th day of June 19 82.  State of Indiana County of Lake  Before the undersigned, a Notary Public in and for said County and State this 14th day of June 19 82.  Marilyn Martin and Martin and Martin and Marilyn Martin and Marilyn Martin and Marilyn Martin and Marti				
This mortgage is given to the mortgagee for the purpose of securing all indebtedness already owing by Donald Martin and Marilyn Martin mortgagor(s) to said Lowell National Bank and is also given to secure all indebtedness or liability, of every kind, character and description of the mortgagor(s), or either of them, to the mortgagee hereafter created, such as future loans, advances, overdrafts, and all indebtedness that may accrue to said Bank by reason of the mortgagor(s), or either of them, becoming surety or endorser for any other person, whether said indebtedness was originally payable to said Bank or has come to it by assignment or otherwise, and shall be binding upon the mortgagor(s), and remain in full force and effect until all said indebtedness is paid. This mortgage shall secure the full amount of said indebtedness ritibut regard to the time when same was made.  The mortgagor(s) expressly agrees to pay all sums and indebtedness secured hereby, and the same shall be collectable without relief from valuation and appraisement laws and with attorney's fees, and in case it should become necessary to appoint a Receiver for any property that may be secured by this mortgage, it shall not be necessary to serve notice upon the mortgagor.  In Witness Whereof Donald Martin and Marilyn Martin  ha Ve hereunto set their hand and seal this 14th day of June 19 82.  State of Indiana County of Lake  Before the undersigned, a Notary Public in and for said County and State this 14th day of June 19 82, personally appeared Donald Martin and Marilyn Martin and Marilyn Martin and Marilyn Martin and Marilyn Martin and Martin and Marilyn Martin and Marilyn Martin and Martin and Martin and Martin and Martin and Marilyn Martin and Martin a			•	Ę
This mortgage is given to the mortgagee for the purpose of securing all indebtedness already owing by Donald Martin and Marilyn Martin mortgagor(s) to said Lowell National Bank and is also given to secure all indebtedness or liability, of every kind, character and description of the mortgagor(s), or either of them, to the mortgagee hereafter created, such as future loans, advances, overdrafts, and all indebtedness that may accrue to said Bank by reason of the mortgagor(s), or either of them, becoming surety or endorser for any other person, whether said indebtedness was originally payable to said Bank or has come to it by assignment or otherwise, and shall be binding upon the mortgagor(s), and remain in full force and effect until all said indebtedness is paid. This mortgage shall secure the full amount of said indebtedness ritibut regard to the time when same was made.  The mortgagor(s) expressly agrees to pay all sums and indebtedness secured hereby, and the same shall be collectable without relief from valuation and appraisement laws and with attorney's fees, and in case it should become necessary to appoint a Receiver for any property that may be secured by this mortgage, it shall not be necessary to serve notice upon the mortgagor.  In Witness Whereof Donald Martin and Marilyn Martin  ha Ve hereunto set their hand and seal this 14th day of June 19 82.  State of Indiana County of Lake  Before the undersigned, a Notary Public in and for said County and State this 14th day of June 19 82, personally appeared Donald Martin and Marilyn Martin and Marilyn Martin and Marilyn Martin and Marilyn Martin and Martin and Marilyn Martin and Marilyn Martin and Martin and Martin and Martin and Martin and Marilyn Martin and Martin a				
by Donald Martin and Marilyn Martin mortgagor(s) to said Lowell National Bank and is also given to secure all indebtedness or liability, of every kind, character and description of the mortgagor(s), or either of them, to the mortgage hereafter created, such as future loans, advances, overdrafts, and all indebtedness that may accrue to said Bank by reason of the mortgagor(s), or either of them, becoming surety or endorser for any other person, whether said indebtedness was originally payable to said Bank or has come to it by assignment or otherwise, and shall be binding upon the mortgagor(s), and remain in full force and effect until all said indebtedness is paid. This mortgage shall secure the full amount of said indebtedness stiffsut regard to the time when same was made.  The mortgagor(s) expressly agrees to pay all sums and indebtedness secured hereby, and the same shall be collectable without relief from valuation and appraisement laws and with attorney's fees, and in case it should become necessary to appoint a Receiver for any property that may be secured by this mortgage, it shall not be necessary to serve notice upon the mortgagor.  In Witness Whereof Donald Martin and Marilyn Martin  State of Indiana County of Lake  Before the undersigned, a Notary Public in and for said County and State this14th	•			· —
In Witness Whereof	otherwise, and shall be binding upon the mort indebtedness is paid. This mortgage shall sec to the time when same was made.  Cen to secure note in the amount of the mortgagor(s) expressly agrees to pay all shall be collectable without relief from valuat in case it should become necessary to appoint	gagor(s), and remain in ure the full amount of \$18,017.40 of a least sums and indebtednion and appraisement a Receiver for any pro-	said indebtednesses secured here laws and with a perty that may	effect until all said ess mithout regard ess mithou
State of Indiana County of Lake Before the undersigned, a Notary Public in and for said County and State this 14th day of June , 19 82 , personally appeared Donald Martin and Marilyn Martin  Marilyn Martin and acknowledged the execution of the above and foregoing mortgage for the uses and purposes therein set forth.  County of Residence Debra Weller Notary Public Lake  My commission expires 3-13-84  This Instrument Was Prepared by S. A. Niedert Ex. V. P.	In Witness Whereof Donald Martin an	nd Marilyn Martir	<b>UI.</b>	
State of Indiana County of Lake  Before the undersigned, a Notary Public in and for said County and State this 14th day of June , 19 82 , personally appeared Donald Martin and Marilyn Martin and and acknowledged the execution of the above and foregoing mortgage for the uses and purposes therein set forth.  County of Residence Debra Weller Notary Public  Lake Debra Weller Notary Public				19 82
State of Indiana County of Lake  Before the undersigned, a Notary Public in and for said County and State this				
State of Indiana County of Lake  Before the undersigned, a Notary Public in and for said County and State this			$n \cap n \cap n$	A
State of Indiana County of Lake  Before the undersigned, a Notary Public in and for said County and State this		Donald Ma	rtin	lin
State of Indiana County of Lake  Before the undersigned, a Notary Public in and for said County and State this		Sonara pro		1
State of Indiana County of Lake  Before the undersigned, a Notary Public in and for said County and State this		- Millian	900	
County of Lake  Before the undersigned, a Notary Public in and for said County and State this	State of Indiana	Marilyn N	lartin	
Before the undersigned, a Notary Public in and for said County and State this				
day of	•	nd for said County an	d State this	14th
Marilyn Martin and acknowledged the execution of the above and foregoing mortgage for the uses and purposes therein set forth.  County of Residence Debra Weller Notary Public  My commission expires 3-13-84  This Instrument Wes Prepared by	day of June 19 82 m	ersonally appeared	Donald Mart	in and
County of Residence  Debra Weller  Notary Public  Lake  My commission expires 3-13-84  This Instrument Was Prepared by S. A. Niedert Ex. V. P.				
County of Residence  Debra Weller  Notary Public  My commission expires 3-13-84  This Instrument Was Prepared by S. A. Niedert Ex. V. P.	and foregoing mortgage for the uses and pure	oses therein set forth	reuged the exec	and the above
My commission expires 3-13-84  This Instrument Was Prepared byS. A. Niedert Ex. V. P.			1. ok	, ////
My commission expires 3-13-84  This Instrument Was Prepared byS. A. Niedert Ex. V. P.			was II	<u>Ull Variable de 1922 en 19</u>
My commission expires 3-13-84  This Instrument Was Prepared byS. A. Niedert Ex. V. P.	and the contract of the contra	Debra 1	Weller -	Notary Public
This Instrument Was Prepared by S. A. Niedert Ex. V. P.	->-:Lake V. g with			
This Instrument Was Prepared by S. A. Niedert Ex. V. P.	1000			4.
This Instrument Was Prepared by S. A. Niedert Ex. V. P.  Lowell National Bank. P.O. Box 8. Lowell. IN 46356	and the second s	- <del>-</del>		6 'n 1
Lowell National Bank, P.O. Box 8, Lowell, IN 46356	This Instrument Was Prepared by S.	A. Niedert Ex. V	P	Jo
		Lowell National	Bank, P.O. Box	8. Lowell, IN 46356
المناف المنافعة والمنافعة	A series and the series of the			