845761

Lowell National Bank P.O. Box 455 Cedar Lake, IN 46303



INDEMNIFYING MORTGAGE

THIS INDENTURE WITNESSETH, That	
VI	County, in the State of Indiana, hereby mort-
	Bank, Lake County, Indiana, the following described prop-
erty in the County of Lake	_ and State of, to wit:
	nd the East Half of lot Thirty, Block One, Cedar Lake, as shown in Plat Book 17, page 34, in ake County, IN.
	R FILLS
	Ph CORDE
	STATE OF INSPANAISSE LANG COUNTY FILES SOR EFFORE PM RUDOLPH CLAR RECORDER
	A → → → → → → → → → → → → → → → → → → →
	ာ ေ
wilburn and Naomi Nelson aid Lowell National Bank and is also given as future loans, advances, overdrafts eason of the mortgagor(s), or either of the ther said indebtedness was originally therwise, and shall be binding upon the modebtedness is paid. This mortgage shall seed to the said indebtedness is paid.	for the purpose of securing all indebtedness already owing mortgagor(s) to ven to secure all indebtedness or liability, of every kind, or(s), or either of them, to the mortgagee hereafter created, s, and all indebtedness that may accrue to said Bank by them, becoming surety or endorser for any other person, payable to said Bank or has come to it by assignment or ortgagor(s), and remain in full force and effect until all said secure the full amount of said indebtedness without regard
As security and guarantee for our loan he mortgagor(s) expressly agrees to pay nall be collectable without relief from valuations as a serve or to serve or to serve to serve	an in the amount of \$9,650.40 dated 3-11-86. Tall sums and indebtedness secured hereby, and the same uation and appraisement laws and with attorney's fees, and bint a Receiver for any property that may be secured by this enotice upon the mortgagor.
As security and guarantee for our load the mortgagor(s) expressly agrees to pay hall be collectable without relief from values are it should become necessary to appoint or to serve the without mand Naoming without and Naoming without and Naoming without and Naoming without be necessary to serve the without and Naoming withou	an in the amount of \$9,650.40 dated 3-11-86. Tall sums and indebtedness secured hereby, and the same uation and appraisement laws and with attorney's fees, and wint a Receiver for any property that may be secured by this enotice upon the mortgagor. Nelson
As security and guarantee for our load the mortgagor(s) expressly agrees to pay hall be collectable without relief from valuences at should become necessary to appoint ortgage, it shall not be necessary to serve the without mand Naomi	an in the amount of \$9,650.40 dated 3-11-86. Tall sums and indebtedness secured hereby, and the same uation and appraisement laws and with attorney's fees, and wint a Receiver for any property that may be secured by this enotice upon the mortgagor. Nelson
The mortgagor(s) expressly agrees to pay hall be collectable without relief from valu	an in the amount of \$9,650.40 dated 3-11-86. The all sums and indebtedness secured hereby, and the same uation and appraisement laws and with attorney's fees, and sint a Receiver for any property that may be secured by this enotice upon the mortgagor. Nelson and seal this1th day of March 1986
As security and guarantee for our load when the mortgagor (s) expressly agrees to pay hall be collectable without relief from values as a table to appoin the second of th	an in the amount of \$9,650.40 dated 3-11-86. The all sums and indebtedness secured hereby, and the same uation and appraisement laws and with attorney's fees, and sint a Receiver for any property that may be secured by this enotice upon the mortgagor. Nelson and seal this1th day of March 1986
As security and guarantee for our load when the mortgagor (s) expressly agrees to pay hall be collectable without relief from values as a table to appoin the second of th	an in the amount of \$9,650.40 dated 3-11-86. Tall sums and indebtedness secured hereby, and the same uation and appraisement laws and with attorney's fees, and wint a Receiver for any property that may be secured by this enotice upon the mortgagor. Nelson
The mortgagor(s) expressly agrees to pay hall be collectable without relief from value asse it should become necessary to appoint ortgage, it shall not be necessary to serve in Witness Whereof Wilburn and Naomina_ve hereunto set their hand a	an in the amount of \$9,650.40 dated 3-11-86. The all sums and indebtedness secured hereby, and the same uation and appraisement laws and with attorney's fees, and sint a Receiver for any property that may be secured by this enotice upon the mortgagor. Nelson and seal this1th day of March 1986
The mortgagor(s) expressly agrees to pay hall be collectable without relief from value case it should become necessary to appoint ortgage, it shall not be necessary to serve in Witness Whereof Wilburn and Naomi a_ve hereunto set their hand a state of Indiana	an in the amount of \$9,650.40 dated 3-11-86. The all sums and indebtedness secured hereby, and the same uation and appraisement laws and with attorney's fees, and sint a Receiver for any property that may be secured by this enotice upon the mortgagor. Nelson and seal this1th day of March 1986
The mortgagor(s) expressly agrees to pay hall be collectable without relief from value case it should become necessary to appoint ortgage, it shall not be necessary to serve in Witness Whereof Wilburn and Naomi a_ve hereunto set their hand a county of Lake	an in the amount of \$9,650.40 dated 3-11-86. Tall sums and indebtedness secured hereby, and the same uation and appraisement laws and with attorney's fees, and oint a Receiver for any property that may be secured by this e notice upon the mortgagor. Nelson and seal this
The mortgagor(s) expressly agrees to pay hall be collectable without relief from value case it should become necessary to appoint ortgage, it shall not be necessary to serve the Witness Whereof Wilburn and Naomi a_ve hereunto set their hand a sefore the undersigned, a Notary Public in lay of March, 1986	an in the amount of \$9,650.40 dated 3-11-86. Tall sums and indebtedness secured hereby, and the same uation and appraisement laws and with attorney's fees, and sint a Receiver for any property that may be secured by this enotice upon the mortgagor. Nelson and seal this
The mortgagor(s) expressly agrees to pay hall be collectable without relief from value assets to should become necessary to appoint ortgage, it shall not be necessary to serve a Witness Whereof Wilburn and Naomina_ve hereunto set their hand a county of Lake Sefore the undersigned, a Notary Public in lay of Narch, 19 86	an in the amount of \$9,650.40 dated 3-11-86. Tall sums and indebtedness secured hereby, and the same uation and appraisement laws and with attorney's fees, and sint a Receiver for any property that may be secured by this enotice upon the mortgagor. Nelson and seal this
Che mortgagor(s) expressly agrees to pay hall be collectable without relief from value necessary to appoint to shall not be necessary to serve necessary to serve necessary to serve to without necessary to serve necessary	an in the amount of \$9,650.40 dated 3-11-86. Tall sums and indebtedness secured hereby, and the same uation and appraisement laws and with attorney's fees, and sint a Receiver for any property that may be secured by this enotice upon the mortgagor. Nelson and seal this
The mortgagor(s) expressly agrees to pay hall be collectable without relief from value of a server it should become necessary to appoin nortgage, it shall not be necessary to serve in Witness Whereof wilburn and Naomina_ve hereunto set their hand a server had a server had a server had a server hereunto set their hand a server hereunto set hand a server hereunto set	an in the amount of \$9,650.40 dated 3-11-86. Tall sums and indebtedness secured hereby, and the same uation and appraisement laws and with attorney's fees, and bint a Receiver for any property that may be secured by this enotice upon the mortgagor. Nelson Milburn Nelson Wilburn Nelson Wilburn Nelson Macni Melson n and for said County and State this Eleventh personally appeared Wilburn and Naomi Nelson and acknowledged the execution of the above urposes therein set forth.
Che mortgagor(s) expressly agrees to pay hall be collectable without relief from value necessary to appoint to shall not be necessary to serve necessary to serve necessary to serve to without necessary to serve necessary	an in the amount of \$9,650.40 dated 3-11-86. Tall sums and indebtedness secured hereby, and the same uation and appraisement laws and with attorney's fees, and sint a Receiver for any property that may be secured by this enotice upon the mortgagor. Nelson and seal this
The mortgagor(s) expressly agrees to pay hall be collectable without relief from value case it should become necessary to appoint ortgage, it shall not be necessary to serve in Witness Whereof Wilburn and Naomina_ve_hereunto set their hand a serve the undersigned, a Notary Public in lay of March, 1986 and foregoing mortgage for the uses and put the county of Residence	an in the amount of \$9,650.40 dated 3-11-86. Tall sums and indebtedness secured hereby, and the same uation and appraisement laws and with attorney's fees, and bint a Receiver for any property that may be secured by this enotice upon the mortgagor. Nelson Milburn Nelson Wilburn Nelson Wilburn Nelson Macni Melson n and for said County and State this Eleventh personally appeared Wilburn and Naomi Nelson and acknowledged the execution of the above urposes therein set forth.
Che mortgagor(s) expressly agrees to pay hall be collectable without relief from value case it should become necessary to appoint to serve mortgage, it shall not be necessary to serve mortgage hereunto set hand a serve hereunto set	an in the amount of \$9,650.40 dated 3-11-86. Tall sums and indebtedness secured hereby, and the same uation and appraisement laws and with attorney's fees, and bint a Receiver for any property that may be secured by this enotice upon the mortgagor. Nelson Milburn Nelson Wilburn Nelson Wilburn Nelson Macni Melson n and for said County and State this Eleventh personally appeared Wilburn and Naomi Nelson and acknowledged the execution of the above urposes therein set forth.
The mortgagor(s) expressly agrees to pay hall be collectable without relief from value case it should become necessary to appoint nortgage, it shall not be necessary to serve in Witness Whereof Wilburn and Naomina_ve hereunto set their hand a second of Lake Before the undersigned, a Notary Public in lay of March, 19 86 and foregoing mortgage for the uses and put their hand foregoing mortgage for the uses and put their has a second of the uses a second of th	an in the amount of \$9,650.40 dated 3-11-86. Tall sums and indebtedness secured hereby, and the same uation and appraisement laws and with attorney's fees, and bint a Receiver for any property that may be secured by this enotice upon the mortgagor. Nelson Milburn Nelson Wilburn Nelson Wilburn Nelson Macni Melson n and for said County and State this Eleventh personally appeared Wilburn and Naomi Nelson and acknowledged the execution of the above urposes therein set forth.