## Indemnisying Mortgage

of Lake County, in the State of Indiana	
hereby mortgage and warrant to the Holloway Lumber & Construction Co	. Inc.
, the following described property in th	e County of
Lake and State of Indiana, to wit:	** se.
Lot 20 in Block 3 in Roxanna lst Addition to Hammond as per thereof, recorded in Plat Book 20, page 24A, in the Office o the Recorder of Lake County, Indiana	f 60
Commonly known as: 7440 Marshall St., Hammond, In 46324	\S\S\S
Key#26-35-359-20	6
	5
<b>'5</b> - # - # - # - # - # - # - # - # - # -	
This mortgage is given to the mortgagee for the purpose of securing all indebted	ness already
Wing the Leland Steuart	
	1 2 29
mortgagor to said Holloway Lumber & Construction Co. Inc.	
in the sum of \$ 26,000.00 DOC and is also given to secure all indebted	dness Or lia-
mortgages hereafter created, such as future loans, advances, overdrafts, and all that may accrue to said mortgages by reason of the mortgagor, or either occuming surety or endorser for any other person, whether said indebtedness was	Indebtedness
payable to said mortgagee or has come to it by assignment or otherwise, and sh	
ng upon the mortgagor, and remain in full force and effect until all said ind	
paid. This mortgage shall secure the full amount of said indebtedness without re	
	gard to the
time was made. The mortgagor expressly agrees to pay all sums	and indebt-
time what same was made. The mortgagorexpressly agrees to pay all sums rdness secured hereby, and the same shall be collectable without relief from vi	and indebt- aluation and
time which same was made. The mortgagor expressly agrees to pay all sums redness secured hereby, and the same shall be collectable without relief from viappraisement laws and with attorney's fees, and in case it should become necessar	and indebt- aluation and y to appoint
time which same was made. The mortgagor expressly agrees to pay all sums reduces secured hereby, and the same shall be collectable without relief from variance appraisement laws and with attorney's fees, and in case it should become necessar a Receiver for any property that may be secured by this mortgage, it shall not be	and indebt- aluation and y to appoint be necessary
time which same was made. The mortgagor expressly agrees to pay all sums educes secured hereby, and the same shall be collectable without relief from variance appraisement laws and with attorney's fees, and in case it should become necessar a Receiver for any property that may be secured by this mortgage, it shall not to serve notice upon the mortgagor.	and indebt- aluation and y to appoint
rime which same was made. The mortgagor expressly agrees to pay all sums righters secured hereby, and the same shall be collectable without relief from via appraisement laws and with attorney's fees, and in case it should become necessar a Receiver for any property that may be secured by this mortgage, it shall not be serve notice upon the mortgagor.	and indebt- aluation and y to appoint be necessary
time which same was made. The mortgagor expressly agrees to pay all sums educes secured hereby, and the same shall be collectable without relief from variance appraisement laws and with attorney's fees, and in case it should become necessar a Receiver for any property that may be secured by this mortgage, it shall not so serve notice upon the mortgagor.  In Witness Whereof Leland Steuart	and indebt- aluation and y to appoint be necessary
time which same was made. The mortgagor expressly agrees to pay all sums reduces secured hereby, and the same shall be collectable without relief from variance appraisement laws and with attorney's fees, and in case it should become necessar a Receiver for any property that may be secured by this mortgage, it shall not to serve notice upon the mortgagor.  In Witness Whereof Leland Steuart	and indebt- aluation and y to appoint be necessary
ime which same was made. The mortgagor expressly agrees to pay all sums edness secured hereby, and the same shall be collectable without relief from via appraisement laws and with attorney's fees, and in case it should become necessar a Receiver for any property that may be secured by this mortgage, it shall not be serve notice upon the mortgagor.  In Witness Whereof Leland Steuart has been been seed this 9th	and indebt- aluation and y to appoint be necessary
ime which same was made. The mortgagor expressly agrees to pay all sums edness secured hereby, and the same shall be collectable without relief from via appraisement laws and with attorney's fees, and in case it should become necessare. Receiver for any property that may be secured by this mortgage, it shall not be serve notice upon the mortgagor.  In Witness Whereof Leland Steuart has hand and seal this 9th	and indebt- aluation and y to appoint be necessary
ime which same was made. The mortgagor expressly agrees to pay all sums edness secured hereby, and the same shall be collectable without relief from via appraisement laws and with attorney's fees, and in case it should become necessar a Receiver for any property that may be secured by this mortgage, it shall not to serve notice upon the mortgagor.  In Witness Whereof Leland Steuart has hard and seal this 9th March 1996	and indebt- aluation and y to appoint be necessary
ime which same was made. The mortgagor expressly agrees to pay all sums odness secured hereby, and the same shall be collectable without relief from various and with attorney's fees, and in case it should become necessary. Receiver for any property that may be secured by this mortgage, it shall not so serve notice upon the mortgagor.  In Witness Whereof Leland Steuart  March 1996  Seland Sel	and indebt- aluation and y to appoint be necessary
ime was made. The mortgagor expressly agrees to pay all sums edness secured hereby, and the same shall be collectable without relief from various and with attorney's fees, and in case it should become necessar and Receiver for any property that may be secured by this mortgage, it shall not so serve notice upon the mortgagor.  In Witness Whereof Leland Steuart  March 1996  Seland Selan	and indebt- aluation and y to appoint be necessary
concess secured hereby, and the same shall be collectable without relief from value appraisement laws and with attorney's fees, and in case it should become necessar as Receiver for any property that may be secured by this mortgage, it shall not so serve notice upon the mortgagor.  In Witness Whereof Leland Steuart has hereunto set his hand and seal this 9th March 1996  State of Indiana County of Lake  Before the undersigned, a Notary Public in and for said County and State this	and indebtaluation and y to appoint be necessary day of
concess secured hereby, and the same shall be collectable without relief from value appraisement laws and with attorney's fees, and in case it should become necessar as Receiver for any property that may be secured by this mortgage, it shall not so serve notice upon the mortgagor.  In Witness Whereof Leland Steuart has hereunto set his hand and seal this 9th March 1996  State of Indiana County of Lake  Before the undersigned, a Notary Public in and for said County and State this	and indebtaluation and y to appoint be necessary day of
concess secured hereby, and the same shall be collectable without relief from value appraisement laws and with attorney's fees, and in case it should become necessar as Receiver for any property that may be secured by this mortgage, it shall not so serve notice upon the mortgagor.  In Witness Whereof Leland Steuart has hereunto set his hand and seal this 9th March 1996  State of Indiana County of Lake  Before the undersigned, a Notary Public in and for said County and State this	and indebtaluation and y to appoint be necessary day of
depress secured hereby, and the same shall be collectable without relief from viscos secured hereby, and the same shall be collectable without relief from viscos secured hereby, and the same shall be collectable without relief from viscos appraisement laws and with attorney's fees, and in case it should become necessar as Receiver for any property that may be secured by this mortgage, it shall not it of serve notice upon the mortgagor.  In Witness Whereof Leland Steuart has hand and seal this 9th March 19 96  State of Indiana County of Lake  Before the undersigned, a Notary Public in and for said County and State this day of March 19 96  Leland Steuart	and indebtaluation and y to appoint be necessary day of
defines was made. The mortgagor expressly agrees to pay all sums reduces secured hereby, and the same shall be collectable without relief from via appraisement laws and with attorney's fees, and in case it should become necessar a Receiver for any property that may be secured by this mortgage, it shall not to serve notice upon the mortgagor.  In Witness Whereof Leland Steuart has hand and seal this 9th March 19 96  State of Indiana County of Lake  Before the undersigned, a Notary Public in and for said County and State this day of March 19 96  Leland Steuart  Acknowledged the execution of the above and foregoing mortgage for the uses a	and indebtaluation and y to appoint be necessary day of
same was made. The mortgagor expressly agrees to pay all sums reduces secured hereby, and the same shall be collectable without relief from viappraisement laws and with attorney's fees, and in case it should become necessar a Receiver for any property that may be secured by this mortgage, it shall not it to serve notice upon the mortgagor.  In Witness Whereof Leland Steuart has hereunto set his hand and sear this 9th March 19 96  State of Indiana County of Lake  Before the undersigned, a Notary Public in and for said County and State this day of March 19 96  Leland Steuart  Acknowledged the execution of the above and foregoing mortgage for the uses a therein set forth.	and indebtaluation and y to appoint be necessary day of
time was made. The mortgagor expressly agrees to pay all sums reduces secured hereby, and the same shall be collectable without relief from variance and with attorney's fees, and in case it should become necessar and receiver for any property that may be secured by this mortgage, it shall not be serve notice upon the mortgagor.  In Witness Whereof Leland Steuart has hereunto set his hand and seal this 9th March 1996.  State of Indiana County of Lake  Before the undersigned, a Notary Public in and for said County and State this hay of March 1996.  Leland Steuart  Acknowledged the execution of the above and foregoing mortgage for the uses a therein set forth.  Witness my hand and Notarial Seal.	and indebtaluation and y to appoint be necessary.  day of  9th
same was made. The mortgagor expressly agrees to pay all sums reduces secured hereby, and the same shall be collectable without relief from viappraisement laws and with attorney's fees, and in case it should become necessar a Receiver for any property that may be secured by this mortgage, it shall not it to serve notice upon the mortgagor.  In Witness Whereof Leland Steuart has hereunto set his hand and sear this 9th March 19 96  State of Indiana County of Lake  Before the undersigned, a Notary Public in and for said County and State this day of March 19 96  Leland Steuart  Acknowledged the execution of the above and foregoing mortgage for the uses a therein set forth.	and indebtaluation and y to appoint be necessary.  day of  9th
time was made. The mortgagor expressly agrees to pay all sums reduces secured hereby, and the same shall be collectable without relief from variance and with attorney's fees, and in case it should become necessar and receiver for any property that may be secured by this mortgage, it shall not be serve notice upon the mortgagor.  In Witness Whereof Leland Steuart has hereunto set his hand and seal this 9th March 1996.  State of Indiana County of Lake  Before the undersigned, a Notary Public in and for said County and State this hay of March 1996.  Leland Steuart  Acknowledged the execution of the above and foregoing mortgage for the uses a therein set forth.  Witness my hand and Notarial Seal.	and indebtaluation and y to appoint be necessary.  day of  9th

CK71427