Real Estate Mortgage Open-End

INB National Bank, n.w. 437 South Street PO. Box 780 Lafayette, Indiana 47902



ester.					
This Indenture witnesseth that	•				of
LAKE "Mortgagors") hereby mortgage and n Lafayette, Indiana ("Bank"), the rea the legal description of which is set for used in connection therewith and pertaining thereto, and all fixtures and assues, income and profits of the mo	al estate, located in the Cou rth on the reverse side here all rights, privileges, intere I appliances now or subsec	ank, Northwest, a unty of of together with all i est, easements, her	national banking associ LAKE mprovements now or heditaments and appure	ciation having its prince. State ofInd ereafter situated on tenances thereunto.	the mortgaged premises
This Mortgage is given to secure the part of <u>James D. Wilson increases in credit limits.</u>	payment of the amounts not on and Cheryl R. Wils	A - A			open end credit account mendments, extensions,
The Bank, at its option, may extend to a renewal note or notes therefor, without of this Mortgage, nor release, discha	out the consent of any lunior	r lienholder and no	such extension, reduct	reby, reduce the pay ion or renewal shall	ments thereon or accept impair the lien or priority
Mortgagors, jointly and severally, wan not to permit any lien of mechanics of laxes and assessments levied or asse on the mortgaged premises insured a equal to or in excess of the unpaid b premises, all such policies to be in con-	or material denito attach to ssed against the mortgaged gainst loss by fire and wind alance of the indebtedness	Mortgaged premise d premises as the sa istorm and such off s secured hereby a	est to keep the morto time become due; and of hazards as the Ban of the amount of all p	aged premises in g if required by the Ba kimay require from t rior indebtedness s	ood repair and to pay all ink, to keep any buildings time to time in an amount
Upon failure of Mortgagors so to do, the any lien or encumbrance to, or procunterest at the rate provided in the ne	re and/or maintain in effec	t insurance with re	spect to the mortgage	assessment levied d premises; and all	against, pay or discharge sums so paid shall, with
Jpon default of any payment provide his Mortgage, or if Mortgagors shall a hereby shall, at the option of the Bank his Mortgage. No failure to exercise	bandon the mortgaged pre- t, become immediately due	mises or be adjudge and payable withou	d bankrupt, then in an it notice, and the Bank	y such event the ent shall have the righ	ire indebtedness secured
All rights and obligations hereunder parties to this Mortgage.	shall extend to and be bin	ding upon the save	ral heirs, personal rep	presentatives, succe	ssors and assigns of the
Whenever required herein by the connean the plural.	text, the plural shall be rea	arded as and shall	mean the singular an	the aingular shall	be regarded as and shall
n witness whereof, the undersigne	ed have hereunto set their	hands and seals	his <u>19</u> day	of March	, 19 <u>90</u>
Mortgagora Cheryl Rhil	one -	WOJANA		•	
Cheryl R.JWIIson					STATE OF I
State of Indiana County ofLAKE) ss: 				THOTANA!
Before me, a Notary Public in and for and acknowledged and executed the					Pu 190
Witness my hand and Notarial Sea	19 day of	(4.00			a —
Notary Public YCC 1010 My commission Expires 16-1	6-93-50 / 12	<u>ATIOU</u> Printe My Co	<u>Victoria M</u> unty of Residence _	arcinov LAKE	
This Instrument Prepared by	Michael R. Martin	Vice-Preside	•	RCN4030	33 5

Legal Description of Mortgaged Premises

Lot 8, Briarwood Unit No. 1, in the City of Crown Point, as shown in Plat Book 38, page 48, Lake County, Indiana.



Mortgage Dated	3-19-90	
: Mortgagors	R. Wilson	
Cheryl R. Wilson	<i>K. l·Uk/No</i> n on	<u>'U</u>