## 093770

## MORTGAGE For an Open End Line of Credit

720 w chap aue E. Chap 16312

(Mortgagors) of County, State of I	ndiana, MORTGAGE and WARRA!	
of East Chicago , (Mortgagee) the following describe	d real estate located in Ltd Merrillville	Ke County, Indiana: Indiana
(Street Address of RR)	((it))	(Twp.) (State)
he Legal Description as follows:		
Situated in the City of Merrillville, Co and is further described as follows:	,	
Lot 567, Turkey Creek Meadows Unit 1 35 page 109, in Lake County, Indian		ro
		FILED FOR RECORD  APR 5 1 31 PH 90  ROBERT "DOB" FREELAND RECORDER
	ies, income and profits Mercof, to seco	upon or appertaining to such real estate
stended or renewed, executed by Borrowers to Mortgagee. Mortgagors ic IRST. Mortgagors are 18 years of age, or over, citizens of the United States ad encumbrances except for the lien of taxes and assessments not deli	pintly and individually coverant and a , and the owners in fee simple of the Mo	agree with Mortgagee that; ytgaged Premises free and clear of all liens
ECOND. Mortgagors will pay all indebtedness secured by this Mortgago thout relief from valuation and appraisement laws.	White Aue, together with costs of coll	lection and reasonable attorneys' fees, all
HRD. Mortgagors shall pay all taxes or assessments levied or assessed a crue. Also, Mortgagors shall not permit any mechanic's lien to attach to	gainst the Mortgaged Premises or any other Mortgaged Premises or any part t	part thereof when due and before penalties bereof or further encumber the mortgaged
emises without Mortgagee's prior written consent.  Ourth. Mortgagors shall keep the Mortgaged Premises in good repair		
ortgagors shall procure and maintain in effect at all times buzard (fire amount after taking into account insurable value as multiplied by the a	nd ext <mark>ended coverage) i</mark> nsurance in a	n amount which is at least equal to the loar
mpanies acceptable to Mortgagee and with a standard Mortgagee clau	ise in favor of Mortgagee.	
FTH. Mortgagee may, at its option and from time to time, advance and pre- e security intended to be given by this Mortgage. Such sums may include	, but are not limited to, insurance pres	miums, taxes, assessments and liens which
ay be or become a lien upon the Mortgaged Premises or any part thereof a all be and become a part of the mortgage debt secured hereby and pays		
reement and the Mortgagee shall be subrogated to any lien so pold h XTH. If Mortgagors shall sell, assign or otherwise transfer ownership of	AIR'S	
ortgagee, all indebtedness secured by this Mortgage shall, at the option of	Mortgagee and without notice or dema	and/become immediately due and payable
EVENTH. Upon any default by Mortgagors under this Mortgage of in the portgagor shall abandon the Mortgaged Premises, or shall be adjudged ban		
e Mortgaged Premises the entire indebtedness secured hereby shall, at t	the option of Mortgagee and without no	otice or demand, become immediately due
d payable and this Mortgage may be foreclosed accordingly. Upon forer ats, issues, income or profits and apply the same to the payment of and	tosure, Mortgagee may take possession Of the bounds of have a re	n of the Mortgaged Premises to collect any seciver appointed to take possession of the
ortgaged Premises and collect all rents, issues, income or profits, during by continue the abstract of title to the Mortgaged Premises, or obtain of	the period of foreclosure and redempt	ion. In the event of foreclosure, Mortgagee
ded to the unpaid principal balance secured by this Mortgage. All rights	and remedies of Mortgagee hereunder	r are cumulative and are in addition to and
t in limitation of any rights or remedies which Mortgagee may otherwise medy by Mortgagee shall operate as a waiver of any other default or of the		
me or any other occurrence. IGHTH. That it is contemplated that the Mortgagee may make future adv		• • •
e payment of any and all future advances and of any additional amount, pr	rovided that at no time shall the total ar	mount owed by the Mortgagors or Borrowers
this Mortgagee and secured by this Mortgage from said Mortgagors or Bor ich future advances are equally secured and to the same extent as the am	ount originally advanced on the secur	ity of this Mortgage. Such future advances,
th interest thereon, shall be secured by this Mortgage when evidenced by idence of indebtedness are secured hereby. The Mortgageee at its op	promissory notes or other evidence of i tion may accept a renewal note, or :	ndetedness stating that said notes or other notes, at any time for any portion of the
debtedness hereby secured and may extend the time for the payment of a anner.	iny part of said indebtedness without af	Necting the security of this Mortgage in any
This Mortgage shall also secure the payment of any other habilities, jourgage, when evidenced by promissory notes or other evidence of inderreby.	btedness stating that said notes or of	her evidence of indebtedness are secured
NTH. All rights and obligations of Mortgagors hereunder shall be binding benefit of Mortgagee and its successors, assigns and legal representations.	atives.	
IN WITNESS WHEREOF, Mortgagors have executed this Mortgage	on this 30th day of Ma	Denon 1990
Richard J. Brown :-	Signal Lillian I. Brown	1
Indiana Indiana	Printed	
UNIT OF Lake SS:	annel I Duning a rear	. I Decem
ore ine, a Notary Public, in and for said County and State, appeared Rich	MICH O. DEOWN & LAILIAY whom, having been duly sworn, acknowle	1 I. Brown  dged the execution of the foregoing Mortgage
tness my hand and Notarial Seal this <u>3rd</u> day of <u>April</u>	, 1990	
County of Residence	_ Signature	Depenso 1
Commission Expires February 1, 1993	Printed Irma DeJesus	V
is instrument was prepared byJames Mishevich		TARY PUBLIC)