91018847

MORTGAGE
For an Open End Line of Credit

This Inden	ture Witnesseth, Tha	Leonard L.	Winkler		
(Mortgagors) ofLa	ke	County, State of In-	diana, MORTGAGE and V	VARRANT to _First_N	lational Bank
Rast-Chicago-	, (Mortgagee) the	following described	real estate located in	Lake	_ County, Indiana
Common address	1715 Homan - U	302	Schererville		, <u>Indiana</u>
The Legal Description a	(Street Address follows:	s or R.R.)	(City)	(Twp.)	(State)
Scherer as per in the divided	ville, Indiana, Declaration rec Office of the R	in Le ¹ Jardin orded December ecorder of Lak st in the comm	e County, Indian on and limited c	rty Regime, ument No. 833653 a. Together with	
	ly known as: 17	15 Homan Drive	, Apt. 302		· · · · · · · · · · · · · · · · · · ·
	Sc	hererville, İn	diana 46375	E CONTRACTOR CONTRACTO	STATE OF INDIANA/S.S. I AFE COUNTY
				(3) (2)	
collectively referred to corrowers under a certain mount of \$	as the "Mortgaged Premis n Loan Agreement dated": 10 - 00 ecuted by Borrowers to a 8 years of age, or over, cita pt for the lien of taxes an	es"), and all rents, issue Acril 12 Cully of gegee. Mortgegors jo	es, Income and profits there 10_21, that established in future advances, interest intly and individually cover and the owners in feesimple	located upon or appertaint of to secure the payment are an open end line of credit fand terms of payment as the first and agree with Mortgag of the Mortgaged Premises for the Mortgage	d all obligations of a or the Borrowers in the herein, provided, for the that:
BCOND. Mortgagors w	ill pay all indebtedness s	cured by this Mortgager		its, of collection and reasons	
HIRD. Mortgagors shal	tion and appraisement la I pay all taxes or assessme	nts levied or assessed ag	ainst the Mortgaged Premise	es or any part thereof when di	ie and before penalti
ccrue. Also, Mortgagors	shall not permit any mecl gee's prior written conse	anic's lien to attach to	the Mortgaged Premises or a	ny part thereof or further en	cumber the mortgage
OURTH. Mortgagors sl	iall keep the Mortgaged l	Premises in good repair	at all times and shall not o	commit or allow the commis	
mount after taking into		as multiplied by the ap	plicable coinsurance perce	ntage, such insurance to be	
IFTH. Mortgagee may,	at its option and from time	to time, advance and pa	y all sums of money which in	ts Judgment may be necessar	
nay be or become a lien i	ipon the Mortgaged Premi	ses or any part thereof an	d all costs, expenses and atte	ance premiums, taxes, asses orneys' fees incurred. All sum	s of money so advanc
greement and the Mort	gagee shall be subrogated	l to any lien so paid by	Dre W	e of interest that is disclose	
IXTH. If Mortgagors sh	all sell, assign or otherwis	se transfer ownership of	he Mortgaged Premises or a	ny part thereof without the peep or demand, become immed	orior written consent
EVENTH: Upon any def	fault by Mortgagors under t	his Mortgage or in the pa	vinent when due of any amou	nts under the Loan Agreeme	nt or this Mortgage, o
ne' Mortgaged Premises	the entire indebtedness s	ecured hereby shall, at the	ie option of Mortgagee and v	er shall be appointed for More without notice or demand, be	come immediately o
nd payable and this Mo ents, issues, income or j	rtgage may be foreclosed a profits and apply the same	accordingly. Upon forcel to the payment of hide	osure, Mortgagee may take r btedress secured hereby or	oossession of the Mortgaged have a receiver appointed to	Premises to collect a take possession of
lortgaged Premises and	collect all rents, issues, in	come or profits, during t	he period of foreclosure and	redemption. In the event of itle or title insurance, and t	foreclosure, Mortgag
dded to the unpaid prin	cipal balance secured by t	his Mortgage. All rights a	ind remedies of Mortgagee h	ereunder are cumulative and	l'are in addition to a
emedy by Mortgagee sha	ll operate as a waiver of an	y other default or of the	nave by law. No waiver of ar same default in the future or	ly default or fallure or delay as a waiver of any right or ren	redy with respect to
he payment of any and a o this Mortgagee and set uch future advances are of the interest thereon, sha yidence, of indebtednes	emplated that the Mortgag Il future advances and of ar sured by this Mortgage from equally secured and to the all be secured by this Mort s are secured hereby. The	y additional amount; pro n said Mortgagors or Borr same extent as the amo gage when evidenced by e Mortgageee at its out	vided that at no time shall the owers to said Mortgageee ex- unt originally advanced on to promissory notes or other evid ion may accept a renewal	orrowers, in which event this e total amount owed by the N eed the sum of \$99,999.00 are he security of this Mortgage, lence of indetedness stating note, or notes, at any time without affecting the security	fortgagors or Borrowe d provided further the Suich future advance that said notes or oth for any portion of t
This Mortgage shall all ortgage, when evidence ereby.	ed by promissory notes or	other evidence of indel	tedness stating that said no	, or otherwise, of Mortgagor otes or other evidence of inc	lebtedness are secu
INTH. All rights and of	oligations of Mortgagors he and its successors, assig	reunder shall be binding ns and legal representa	upon their heirs, successors tives.	, assigns and legal represent	atives and shall inur
in witness whe	REOF Mortgagors have e	xecuted this Mortgage	on this day	of April	, 192 9
Signature Leonard L. Wi	nklor		Signature	<u> </u>	
- compare i Wi	пктег		Printed		· · · · · · · · · · · · · · · · · · ·
Printed TATE OF	*** ********	SS:			
Printed TATE OFOUNTY OF	in and for said County and	- State, appeared:		L. Winkler	of the femaling Hoster
Printed IATE OF OUNTY OF		- State, appeared:		L. Winkler acknowledged the execution	of the foregoing Mortge