92012119

MORTGAGE For an Open End Line of Credit

720 w Chgo 47 E Chap 46312

Montgagors) of Lake Chicago			PRTGAGE and WARRANT to Escribed real estate located inL	akeCo	unty, Indiana:
Common address10	Oll Fran Lin I		Munster	, 	Indiana
e Legal Description as follo	(Street Address	or R.R.)	(City)	(Twp.)	'(State)
Lot 31	in Fairmeadov	Eleventh Addi	tion to the Town of 1	Munster, as	per
			k 38 page 15 in the	Office of th	4.7
of Lak	e County, Indi	lana.		2	
				20 - 10 - 10 - 10 - 10 - 10 - 10 - 10 - 1	28 Z8
				20 20 20 20 20 20 20 20 20 20 20 20 20 2	EDF
				RECORDE	g o For
				87.	0 3 R
gether with all rights, priv	ileges, interests, casem	ents, improvements and	fixtures now or hereafter located	upon or appenain	ig to successed estage
ollectively referred to as ti Il Borrowers under a certai	ne "Mongaged Tr e mis in Løan Agreement da	es"), and all rents, issues	s, income and profits thereof, to s , 19 92 that establishes an o	secure the payment; onen end line of cri	and all obligations of Fit for the Corrowers
n the amount of \$ <u>50,00</u>	00.00		with future advances, interest, and	terms of payment as	therein provided, or as
xtended or renewed, execute 18 v	ed by Borrowers to Mo	ngagee. Mongagors joint	y and individually covenant and ag tes, and the owners in fee simple	ree with Mortgagee t	hat:
f all liens and encumbrance	es except for the lien of	taxes and assessments no	ot delinquent and First MC	ortgage	remises free and clear
					
ECOND. Mongagors will p I without relief from valuati			when due, together with costs of	collection and reas	onable attorneys' fees,
HIRD. Mortgagors shall p	ay all taxes or assessn	nents levied or assessed	against the Mongaged Premises of	or any part thereof	when due and before
enalties accrue. Also, Mortgo e mongaged premises with	gagors shall not permi	t any mechanic's lien to	attach to the Mortgaged Premises	s or any part thereo	f or further encumber
OURTH. Mongagors shall	keep the Mortgaged I	remises in good repair	at all times and shall not commit	or allow the commi	ssion of waste thereof.
ongagors shall procure ar the loan amount after tak	nd maintain in effect	at all times bazard (fin	and extended coverage) insurar by the applicable coinsurance per	ice in an amount w	hich is at least equal
d with companies acceptab	le to Mortgagee and W	ilisa standard Mortgagee	classe in Tayor of Mornagee, V	of	
FTH. Mortgagee may, at i	its option and from the	ne to time, advance and	pay all sums of money which in	its judgment may b	e necessary to perfect
d liens which may be or	become a lien upon	the Mortgaged Premise	s or any part thereof and all cos	ts, expenses and att	orneys' fees incurred.
isums of money so advar	nced shall be and become and become	ome a part of the mortg	age debt secured hereby and pays subrogated to any lien so paid by	able forthwith at the	same rate of interest
XTH. If the Mongaged Pr	remises is located in a	n area designated by the	Director of the Federal Emergen	cy Management Age	ncy as a special flood
izard area, Mortgagor shal nit of the line of credit as i	l obtain and renew flo t is established from to	ood insurance coverage. The to time under the Lo:	The amount of the flood insuran in Agreement (subject to any limits	ce coverage must ec	jual at least the credit
surance requirment cap),	unless Mortgagee othe	erwise agrees. Mortgagot	r may obtain insurance from an	insurance company	of its choice, but the
			nd Mortgagor must furnish Mortg 5 days of the execution of this Mo		
l be in default of this Mon	tgage and the Loan Ag	reement and Mongagee	may pursue all rights and remedie	s available to it unde	r the Loan Agreemen
d this Mortgage. Mortgage tstanding balance of the lit			od insurance coverage and add thent.	ne cost of the insur	ince to the remaining
VENTH. Upon any defau	lt by Mortgagors unde	er this Mortgage or ind	he payment when due of any an	nounts under the Lo	an Agreement or this
ongage, or it Mongagor s van Agreement for illegal	hall abandon the Mo	ngaged Premises, or it	Mengagor shall use the Mongage	trustee or receiver s	s norrowed under the shall be appointed for
ortgagors or for any part	of the Mortgaged Pre-	mises the entire indebte	dness secured hereby shall, at the	e option of Mortgag	ee and without notice
demand, become immediathe Mortgaged Premises t	ately due and payable o collect any rents, iss	and this Mortgage may lues, income or profits a	be foreclosed accordingly. Upon fond apply the same to the paymen	brecløsure, Mongage it øf indebtedness se	e may take possession ecured hereby or have
receiver appointed to take	possession of the M	ongaged Premises and	collect all rents, issues, income or	profits, during the	period of foreclosure
d redemption. In the eve	nt of foreclosure, Mo ance, and the cost the	rigagee may, contin ce t reof shall be added to th	e abstract of title to the Morigage annual principal balance secure	ged: Premises, or ob d by this Mortgage. A	ain other appropriate
Mortgagee hereunder are	cumulative and are is	n addition to and not in	limitation of any rights or remed	dies which Mongage	e may otherwise have
law. No waiver of any d	efault or failure or de future or as a waiver of	elay to exercise any right any right or remedy with	nt or remedy by Mortgagee shall respect to the same or any other o	operate as a waiver occurrence.	of any other defaul
GHTH. That it is contemp	plated that the Mortga	gee may make future ad	lvances to the Mortgagors or Borr	owers, in which eve	nt this Mortgage shall
Borrowers to this Mortga	gee and secured by the	nis Mortgage from said	ount, provided that at no time shall Mortgagors or Borrowers to said	Mortgageee exceed:	the sum of \$99,999,00
d provided further that su	ch future advances ar	e equally secured and to	the same extent as the amount of	originally advanced	on the security of this
detectness stating that said	notes or other evide	nce of indebtedness are	y this Mortgage when evidenced secured hereby. The Mortgagece	at its option may a	ccept a renewal note.
notes, at any time for an	y portion of the indeb	tedness hereby secured	and may extend the time for the	payment of any par	of said indebtedness
thout affecting the security This Mortgage shall also	secure the payment of	any other liabilities, joir	nt, several, direct, indirect, or othe	rwise, of Mortgagors	to the holder of this
ongage, when evidenced b	y promissory notes or	other evidence of indebt	edness stating that said notes or o	ther evidence of ind	ebtedness are secured
ereby. INTH, All rights and oblig	gations of Mortgagors	hereunder shall be bind	ing upon their heirs, successors,	ussigns and legal rep	presentatives and shall
ure to the benefit of Monga	_			•••	0.2
IN WITNESS WHEREO	F, Mortgagors have en	ecuted this Mortgage on the	nis 20th day of Februar	10/11/19	<u> </u>
Signature			Signature	f.della.	
Richard N. Ples	ha		Carol M. Plesha		
Printed ATE OFIndiana	•		Printed		
		SS:			
OUNTY OF <u>Lake</u> efore me, a Notary Public, it	and for said County a	and State, appearedR	chard N. Plesha and	Carol M. Ple	esha, Husband
and Wife			ving been duly sworn, acknowledge		
tness my hand and Notaria	Seal this 20th	day of Feb	ruary 92	7 /	1
County of ResidenceL	n ocal tills		Signature	selw	
Commission Expires	5/23/94	·	Printed R. S. Bachurel	k. Jr.	.,0.,
commence subuce contract					

James Mishevich, Installment Loan Officer (NOTARY PUBLIC)

This instrument was prepared by ____