National City Bank, Indiana 101 West Washington Street, Suite 715E P.O. Box 5056 Indianapolis, Indiana 46255 **930**748**1**4

following described real estate located in . Common address 2404 E. 139th

(Mortgagors) of \_\_\_

33310 541/000080

Crown Point

County, State of Indiana, MORTGAGE and WARRANT to National City Bank, Indiana, (Mongagee) the Lake \_\_\_\_\_County, Indiana:

100

Indy.

For an Open End Line of Credit

HEUER.

This Indenture Witnesseth, That David L. & Beth A. Steuer of Lake County, State of Indiana MORTCAGE and W

(Street Address or R R )	(City)		الم
The Legal Description as follows:		REC.	EC FO CAKE CAKE CAKE (論ie)
Part of the Northwest quarter of the Township 34 North, Range 8 West of the 2nd P.N Commencing at the Southwest corner of the above Quarter and running thence north along the west	1., more particularl ve said Northwest Ou	y pascribed aree-of-he	as ggllows: Southeast
thence east on a line parallel with the South distance of 208.71 ft. Thence south on a line	line of said Quarte	r Ouartei se	ction a
Quarter section, a distance of 208.71 ft. to	the south line of sa	id Ouarter O	uarter sections
thence West 208.71 ft. to the place of beginning together with all rights, privileges, interests, easements, improvements an estate (collectively referred to as the ("Mongaged Premises"), and all re-	ote teetine income and modific	thoract to come	har management and all
obligations of all Borrowers under a certain Loan Agreement dated or the Borrowers in the amount of \$ 49,000.00 with	uture advances, interest, and ter	at establishes an operms of payment as the	en end line of credit
extended or renewed, executed by Borrowers to Mongagee. Mongagors joir FIRST. Mongagors are 18 years of age, or over, citizens of the United	itly and individually covenant ar States, and the owners in fee	nd agree with Mong simple of the Mon	igee that: gaged (Premises (free
and clear of all liens and encumbrances except for the lien of taxes and ass of East Chicago & National City Bank			. one a meanagement
SECOND: Mortgagors will pay all indebtedness secured by this Mortgage fees, all without relief from valuation and appraisement laws.  THIRD. Mortgagors shall pay, all taxes or assessments levied or assesse			•
before penalties accrue. Also, Mortgagors shall not permit any mechanic's encumber the mortgaged premises without Mortgagee's prior written conservations.	ien to attack to the Mortgaged	1 Premises or any pa	an thereof or further
FOURTH. Mortgagors shall keep the Mortgagord Premises in good repair thereof. Mortgagors shall procure and maintain in effect at all times in at least equal to the loan amount after taking into account insurable value	azard (fire and extended cove	rage) ins <b>uranc</b> e in	an•amount which≒is
to be in amounts and with companies at temple to Morragage and with a si	tanderdi Mortgagee clause in fav nd pay all sums of money whi	or of Mortgagee.	may be necessary to
perfect or preserve the security intended to the given a value of taxes, assessments and liens which may be or become a lien upon the attorneys' fees incurred. All sums of money so advanced shall be and become	Mortgaged Premises or any p	art thereof and all	costs, expenses and
at the same rate of interest that is disclosed on the attached! Loan Agree it.	ement and the Mortgagee sha	ll be subrogated to	any lien so paid by
SIXTH. If Mortgagors shall sell, assign or otherwise transfer ownership of mortgage, all indebtedness secured by this Mortgage shall, at the due and payable.	option of Mongagee and without	ut notice or demand,	become immediately
SEVENTH. Upon any default by Mortgagors under this Mortgage or in or this Mortgage, or if Mortgagor shall abandon the Mortgaged Premise appointed for Mortgagors or for any part of the Mortgaged Premises the	es, or shall be adjudged bankr	upt, or il a trustee	or receiver shall be
and without notice or demand, become immediately due and payable and the may take possession of the Mortgaged Premises to collect any rents described in the manual payable and the may take possession of the Mortgaged Premises to collect any rents described in the manual payable and the manual paya	is Mongage may be foreclosed a sincome or profits and apply t	eccordingly. Upon fo he same to the payr	reclosure, Mortgagee nent of indebtedness
secured hereby or have a receiver appointed to take possession of the Me the period of foreclosure and redemption. In the event of foreclosure, M or obtain other appropriate evidence of title or title insurance, and the	orgagee may continue the abs	tract of title to the	Mortgaged! Premises,
by this Mortgage. All rights and remedies of Mortgagee hereinder are or remedies which Mortgagee may otherwise have by law. No waiver of my	cumulative and are in addition default or failure or delay to ex	v to and not in lim tercise any right or i	itation of any rights remedy by Mortgagee
shall operate as a waiver of any other default or of the same default in	the future or as a waiver of	any right or remed	y with respect to the
EIGHTH: That it is contemplated that the Mortgagee may make interest shall secure the payment of any and all future advances and of any add by the Mortgagors or Borrowers to this Mortgagee and secured by this M	litional amount, provided that organics from said Mongagors	at no time shall the or Borrowers to said	e total amount owed! d Mortgageee exceed:
the sum of \$99,999.00 and provided further that such future advances advanced on the security of this Mortgage. Such future advances, with it promissory notes or other evidence of indetedness stating that said notes	are equally secured; and to the nterest thereon, shall be secure	e same extent as the ed by this Mortgage	ne amount originally when evidenced by
at its option may accept a renewal note, or-notes, at any time for any for the payment of any part of said indebtedness without affecting the security.	portion of the indebtedness he ity of this Mortgage in any man	ereby secured and) ner.	may extend the time
This Mortgage shall also secure the payment of any other liabilities, je of this Mortgage, when evidenced by promissory notes or other evidence of are secured hereby.	ont, several, direct, indirect, or f indebtedness stating that said	notes or other evid	gagors to the holder ence of indebtedness
NINTH: All rights and obligations of Mortgagors hereunder shall be bin shall inure to the benefit of Mortgagee and its successors, assigns and legal		ors, assigns and lega	d'representatives and
IN WITNESS WHEREOF, Montagors have executed this Mongage on	this $\frac{13th}{3}$ day of $\frac{0}{3}$	ctober	, 1993
Signature	Signature	Alaite	<del>(</del>
David L. Steuer	Beth A. Steue	<u>r</u>	
STATE OF Indiana			
COUNTY OF Lake			
Before me, a Notary Public, in and for said County and State, appeared			
Wijness my hand and Notarial Seal this 13th day of Octobe		ed the execution of the	ne toregoing Mongage.
4 1	Signature Listina	Stuckle	mol
My Commission Expires July 31, 1994	Printed Kristina S	trickland	
This instrument was prepared by Douglas Kullerstrand	(NC	OTARY PUBLIC)	· (0· /
Please return original copy to the Bank and each algner to keep one of the two rem		der en	17-0508 (Rev. 12/92)