This instrument was prepared by Wayne R. Stelzer

Please return original copy to the Bank and each signer to keep one of the two remaining copies

5333105411000890

National City Bank, Indiana, 1016West Washington Street, Suite 715E P.O. Box 5056 Indiana dept. 1016 Indiana MORTGAGE For an Open Endlune of Credit

Indianapons, Indiana 40255 93082722	dawie Talada e eeste ee		
This Indenture Witnesseth; That Raymond R. Hawk	cins a Linda J. Hawkii	ns	<u> </u>
(Mongagors) of Eakel County, State of Indiana, Mofollowing described real estate located in Lakel County, In		nonal City Bank, India	ma, (Mortgagee) the
Common address 1920 Chippewa	Schererville:	North.	.IN
(Street Address or R.R.)	(City)	c.(Tw/PEF	(Biate)
The LegaliDescription as follows:			E CO
Lot 31 in Bohling's Shawnee Trails Second A as per plat thereof, recorded in Plat Book Recorder of Lake County, Indiana.	addition to the Town (37 page 64, in the O	of Scherervil.	le, file
		# # # # # # # # # # # # # # # # # # #	۶
together with all rights, privileges, interests, easements, improvements estate (collectively referred to as the ("Mortgaged Premises"); and all obligations of all Borrowers under a certain Loan Agreement dated Northe Borrowers in the amount of \$0.000.00 will extended or renewed, executed by Borrowers to Mortgagee. Mortgagors FIRST. Mortgagors are 18 years of age, or over, citizens of the Unit and clear of all liens and encumbrances except for the lien of taxes and	rents, issues, income and profits lovember 27 , 19 93', th th future advances, interest, and to jointly and individually covenant a ed States, and the owners in fee	othercof, to secure it nat establishes an ope rms of payment as the nd agree with Monga osimple, of the Mong	ne payment and all n end line of credit grein provided, or as gee that: paged 'Premises free
SECOND. Mongagors will pay all indebtedness secured by this Mong	age when due, together with cost	s of collection and re	asonable attorneys'
fees, all without relief from valuation and appraisement laws. THIRD. Mortgagors shall pay all taxes or assessments levied or assessment levied or asse	ssed against the Morgaged Prenic's lien to attack to the Mortgage	nises or any part the d Premises or any pa	reof when due and a thereof or further
FOURTH : Mortgagors, shallt keen the Mortgaged Premises in good re	nair at all times and shall not co	ommit or allow the c	ommission of waste
at least equal to the loan amount after taking into account insurable va	lue as multiplied by the applicable	e columnance percent	age, such insurance
thereof: Mongagors shall procure and maintain in effect at all times at least equal to the loan amount after taking into account insurable vato be in amounts and with companies acceptable to Mongagee and with FIFTH, Mongagee may, at its option and from time to time, attvance	a standard Mottgagee clause in fa e and pay all sums of money wit	gor af Mongagee. Ich in its judgment n	nay be necessary to:
perfect or preserve the security intended to be given by this Monga- taxes, assessments and liens which may be or become a lien upon	ge. Such muns may include, but	are not Smited to, it	surance premiums,
attorneys' fees incurred. All sums of money so advanced shall be and l	become a part of the mortgage de	bt secured/hereby an	d payable forthwith
at the same rate of interest that is disclosed on the attached Loan A	greement and the Mortgagee sha	ill be subrogated to	any lien∗so paid≀by
SIXTH: If Mortgagors shall sell, assign or otherwise transfer ownershi consent of Mortgagee, all indebtedness secured by this Mortgage shall, at due and payable.	p of the Mongaged Premises or a the option of Mongagee and witho	nny pan ^e thereof without <mark>notic</mark> e or demand, l	out the prior written: become immediately
SEVENTH. Upon any default by Mortgagors under this Mortgage or	in the payment when due of a	ny amounts under th	e -Loan-Agreement
or this Mongage, or if Mongagor shall abandon the Mongaged Prenappointed for Mongagors or for any part of the Mongaged Premises	the entire indebtedness secured-	hereby, shall, at the o	ption of Mortgagee
and without notice or demand, become immediately due and payable and may take possession of the Mortgaged Premises to collect any rents, iss	I this Mortgage may be foreclosed	accordingly. Upon for the same to the paym	eclosure, Mortgagee ent of indebtedness
secured hereby or have a receiver appointed to take possession of the	Mongaged Premises and collect a	ıll rents, issues, incon	ic or profits, during.
the period of foreclosure and redemption. In the event of foreclosure or obtain, other appropriate evidence of title or title insurance and	the cost thereof shall be added	to the Ampaid princip	oal balance secured [;]
by this Mongage. All rights and remedies of Mongagee hereinder a or remedies which Mongagee may otherwise have by law. No walver of	re cumulative and are in-addition	n to and not in limi	tation: of any rights
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 remedy	with respect to the
same or any other occurrence. EIGHTH. That it is contemplated that the Mongagee may make furth	e advances to the Mortgagors or	Borrowersin which-	event this Mortgage
shall secure the payment of any and all future advances and of any by the Morigagors or Borrowers to this Morigagee and secured by this	additional amount, provided that	at no:time shall the	total amount owed
the sum of \$99,999.00 and provided further that such future advance	es are equally secured and to th	ie same extent as the	e amount originally.
advanced on the security of this Montgage. Such future advances, with promissory notes or other evidence of indetedness stating that said not	n interest; thereon, shall; be secut es or other, evidence of indebted:	ed by this Mortgage ress are secured here	when evidenced by by. The Mongageee
at its option may accept a renewal note, or notes, at any time for ar	ny,portion: of: the indebtedness h	ereby secured and n	nay extend the time
for the payment of any part of said indebtedness without affecting the se This Mortgage shall also secure the payment of any other liabilities of this Mortgage, when evidenced by promissory notes or other evidence	s, ioint, several, direct, indirect, o	r otherwise, of Mortg	agors to the holder. nce of indebtedness
are secured hereby. NINTH. All rights and obligations of Mongagors hereunder shall be shall inure to the benefit of Mongagee and its successors, assigns and leg	binding upon their heirs, successogal representatives.	ors, assigns and legal	representatives and
IN WITNESS WHEREOF, Morigagors have executed this Morigage	on this	ovember	- 19 931
X Raymond N. Hamberio	Xenter	Lunk	IN THE
Signature	Signature	are	111111
Raymond R. Hawkins	Linda J. Hawkins		
Printed	Printed		
STATE OF Indiana			
COUNTY OF Lake			
Before me, a Notary Public, in and for said County and State, appeared RAYMONG R. HAWKINS & LINEA JE HAWKONS			
, each of whom, having been duly sworn, acknowledged the execution for the foregoing Mongage.			
Witness my hand and Notarial Scal this 27th day of November, 1993			
My County of ResidenceLake	. Signature Kos	1.0) ede.	2 aminin
		.,,,,	
My Commission Expires 07/31/95	. Printed Rosalie	B. Bowman	

17-0508 (Rev. 12/92)

(NOTARY PUBLIC)