National City Bank, Indiana 101 West Washington Street, Suite 715E MORTGAGE P.O. Box 5056 Indianapolis, Indiana 46255. 94003165 or an Open End Line of Gredie Arnold R. Lamb & Dwayla J. Lamb

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

(Mortgagors) of-...

Po. Boy 1153 Yndianapolis 46209

	<u>Highland</u>	, 'North	, Indiana
(Street Address or R.R.):	(City)	'(Twp.)'	(Stâte)
he Legal Description as follows:		, A1	
Lot 6; Block 3, Fifth Street Estates Highland, as shown in Plat Book 31; F	Third Addition to Page 93, in Lake Co	the Town of unty, Indiana	
		· <b>(</b> v)	<u>_</u> s
		ž.	TATE
gether withvall rights, privileges, interests, easements, improvements	and an analysis of the state of	us statutenia a California	TO STATE OF THE ST
tate (collectively referred to as the ("Mortgaged (Premises")); and all oligations of all Borrowers under a certain Loan Agreement dated —	rents, issues, income and pr	ofits thereof, in Secure	the payment and a
r the Borrowers in the amolint of S 24 5000 500t	h'fullure advances interest an	diame of national at the	min providention a
ttended or renewed, executed by Borrowers to Mortgagee. Mortgagors j RST. Mortgagors are 18 years of age, or over, citizens of the Unit	ointly and individually covena	nt and agree with Money	igee that:
nd clear of all liens and encumbrances except for the lien of taxes and	assessments not delinquent an	d. First Mortga	germanne ser
COND. Mongagors will pay all indebtedness secured by this Monga	ige when due together with		easonable attornevs
es, all without relief from valuation and appraisement laws. HIRD, Mortgagors, shall pay all taxes or assessments levied or asse	-	•	
fore penalties accrue. Also, Mortgagors shall not permit any mechanicumber the mortgaged premises without Mortgagee's prior written con	c's: lien to attach to the Mortg	aged Premises or any pa	in thereof or funther
OURTH. Mongagors shall keep the Mongaged Premises in good re ercof. Mongagors shall procure and maintain in effect at all times least equal to the loan amount after taking into account insurable va	pair at all times and shall no	commit or allow the	commission of waste
least equal to the loan amount after taking into account insurable val	ue as multiplied by the applic	able coinsurance percen	tage, such insurance
be in amounts and with companies accountly to Nortgagee and with TH. Mortgagee may, at its option and from this to dail, while	istheproperty	Mich in its judgment	may be necessary to
rfect or preserve the security intended to be given by this Morganes, assessments and liens which may be or become a fien upon	he Morgaged Fremises or a	ny part thereof and all	costs, expenses an
orneys'-fees incurred. All sums of money so advanced shall be and t the same rate of interest that is disclosed on the attached Loan A	pecome a part of the morigag greem <mark>ent and</mark> the Mo <mark>rigage</mark> e	shall be subrogated to	nd payable forthwit any lien so paid l
TH. If Mortgagors shall sell, assign or otherwise transfer ownershi	p of the Mortgaged Premises	or any pair thereof with	iout the prior writte
isent of Morgagee, all indebtedness secured by this Mortgage shall, at eand payable:			1 4 4 1 1 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1
VENTH, Upon any default by Mortgagors under this Mortgage or this Mortgage or this Mortgagor shall abandon the Mortgaged Pren	nises, or shall be adjudged b	ankrupt, or if a trustee	or receiver shall!
pointed for Mongagors or for any part of the Mongaged Premises d without notice or demand, become immediately due and payable and	the entire indebtedness sectif	edihereby shall, at the	option of Mortgage
y take possession of the Mortgaged Premises to collect any rents, issured hereby or have a receiver appointed to take possession of the	ues, income or profits and ap	ply the same to the pay	ment of indebtedne
period of foreclosure and cedemption. In the event of foreclosure obtain other appropriate evidence of title or title insurance, and	Mortgagee may continue the	abstract of title to the	Mortgaged Premise
this Mortgage. All rights and remedies of Mortgagee hereinder a remedies which Mortgagee may otherwise have by law. No waiver of a	re cumulative and are in add	lition to and not in lim	itation, of any righ
ill 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	remedy by Mongage y with respect to th
ne or any other occurrence. GHTH., That it is contemplated that the Mortgagee may make fund.	e advances to the Morigagors	or Borrowers, in which	event this Mortgag
ll secure the payment of any and all future advances and of any the Mortgagors or Borrowers to this Mortgagee and secured by this	udditional amount, provided	that 'at' no time shall the	e total amount owe
sum of \$99,099.00 and provided further that such future advance anced on the security of this Morigage. Such future advances, with	es are coually secured and to	o the same extent as th	ie amount original
missory notes or other evidence of indetedness stating that said not	es or other evidence of indeb	tedness are secured her	eby. The Mongageë
its option may accept a renewal note, or notes, at any time for an the payment of any part of said indebtedness without affecting the se	curity of this Mortgage in any	manner.	
This Mortgage shall also secure the payment of any other liabilities this Mortgage, when evidenced by promissory notes or other evidence.	, joint, several, direct, indirec e of indebtedness stating that	said notes or other evid	gagors to the holde ence of indebtednes
secured hereby, NTH. All rights and obligations of Mongagors hereunder shall be t	oinding upon their heirs, succ	essors, assigns and lega	l'representatives an
ll inure to the benefit of Morigagee and its successors, assigns and leg		December	93
IN WITNESS WHEREOF, Mongagors have executed this Mongage	on this day of	December	195
ignalatie K. Land	Signature	Cy Cice	
Arnold R. Lamb	Dwayla J. Lam	b	
rinted	Printed		1
ATE OF Indiana	•		
SS:		aula I Iamber	
UNITY OF Lake	nold R. Lamb & Dw	ayra J. Lamb.	Series
OUNTY OF Lake  fore me, a Notary Public, in and for said County and State, appeared Ar	aving been duly sworm, arknow	edged the execution of the	e foregoing Morigage
OUNTY OF Lake  Fore me, a Notary Public, in and for said County and State, appeared Are each of whom, it is ness my hand and Notarial Seal this 13th day of December	aving been duly sworm, arknow	edged the execution of the	e foregoling Mortgag
UNTY OF Lake ore me, a Notary Public, in and for said County and State, appeared Ar	aving been duly sworm, arknow	edged the execution of the	e foregolijg Morigag
UNTY OF Lake  ore me, a Notary Public, in and for said County and State, appeared Ax  ness my hand and Notarial Seal this 13th day of December	er 993	eaged the execution of the	e foregoing Morigag

17-0508 (Rev. 12/92)