MORTGA For an Open End Line

		35105411	00/294
National City Bank, Indiana 101 West Washington Street, Suite 715F. P.O. Box 5056 4029870 For an Open Indianapolis, Indiana 46255	RTGAGE (End Unic of Credit	۰۰۱۰ م	
This Indenture Witnesseth, That Louis J. Fern	rero	70	STA
(Morigagors) of Lake County, State of Indiana, following described real estate located in Lake County,	MORTGAGE and WARRANT to Na Indiana:	tional City Fank, India	ia, (Morgagee) the
Common address 1029 Greenbriar Ct.,	Crown Point	Center Co	Indiana
(Street Address or R.R.)	(City)	AIWP.)	(State)
The Legal Description as follows:		R	%4. S.
Situated in the City of Grown Po- and is further described as follo	int, County of Lake, a	nd State of In	diana, É

Si	tuated in the Ci	ty of Grown Pol	nt, County of L	ake, and State of	indiana.
	d is further des			es thereof, High M	eadows.
in	the City of Cro	wn Point, as sh	own in Plat Boo	k 44. page 90: in:	lake
Co	unty, Indiana, b	eing a resubdiv	ision of all of	High Meadows, Unit	F #1.
an To	wnshin 34 North	1810n or part o	f the Northwest	quarter of Section in Lake County, In	n 16,
and the second second		wange o west o	r the zhu r.M.	in take county, in	ulana
obligations of all B for the Borrowers is extended or renewe FIRST. Mongagors	orrowers under a certain of the amount of \$\frac{20.0}{20.0}\$ In the	paged (Fremises), and a look of the Look o	it rents, issues, income March 23 ith future advances, intelligible jointly and individually ded States, and the own	ereaster located supon of appaind profits thereof, to secure 1994, that establishes an offest, and terms of payment as a covenant and agree with Mong ers in fee simple of the Mong tent and no first monent and	the payment and fall ien end line of credit ierein provided, on as agee that: tgaged Premises free
SECOND. Mortgag	ors will pay all indebtedne of from valuation and appr	ess secured by this Mon	gage when due, together	with costs of collection and	,
THIRD. Mortgagor	s shall pay all taxes or a	ssessments levied or ass	essed against the Mortg	aged Premises or any part th	ercof when due and
before penalties acc	rue. Also, Mortgagors sha gaged premises without Mo	ll not permit any mechai	ilc's lien to attach to the	Mortgaged Premises or any p	antithereof or funther
thereof. Mongagon at least equal to the	ors shall keep the Moriga s shall procure and main loan amount after taking	aged Premises in good r ain in effect at all time into account insurable v	epair at all times and si s hazard (fire and exte alue as multiplied by the	nall not commit or allow the nded coverage) insurance in applicable coinsurance perce- ause in favor of Morigagee.	an amount which is
perfect or preserve taxes, assessments attorneys' fees incu- at the same rate of	may, at its option and fre the security intended to and liens which may be rred. All sums of money so	om time to time, advance be given by this Mongo or become a lien upon o advanced shall be and	e and pay all sums of a age. Such sums may inc the Mongaged Premise become a part of the m	noney which in its judgment lude, but are not limited to, s or any part thereof and al ortgage debt secured hereby a tgagee shall be subrogated to	insúrance premiúms, l' costs, expenses and and payable forthwith
SIXTH. If Mortgage consent of Mortgage due and payable.	ors shall sell, assign or oil ee, all indebted <mark>ness secure</mark> d	nerwise transfer ownersh I by this Mortgage shall, a	ip of the Mongaged Pro t the option of Mongage	emises or any part thereof wite and without notice or demand	hout the prior written i, become immediately
or this Mongage, of appointed for Mongage, of the without notice? may take possession secured hereby or the period of forect or obtain other apply this Mongage. A or remedies which I shall operate as a	if Mongagor shall abat gagors or for any part of endemand, become immed not the Mongaged Premis have a receiver appointed losure and redemption. In propriate evidence of title till rights and remedies of Mongagee may otherwise to waiver of any other defau	don the Mongaged Pretthe Mongaged Pretthe Mongaged Premises lately due and payable are to collect any rents, is to take possession of the event of foreclosurer, and Mongagee hereunder, ave by law, No waiven of	mises, or shall be adju- the entire indebtednes d this Mongage may be sues, income or profils a Mongaged Premises are Mongagee may conti- the cost thereof shall the comulative and are any default on failure or	due of any amounts under leed bankrupt, or if a truste secured hereby shall at the oreclosed accordingly. Uponfund apply the same to the pay d collect all rents, issues, income the abstract of title to the ic added to the unpald printin addition to and mottin linaddition to any right or remed	or receiver shall the roption of Mongage oreclosure. Mongage ment of indebtedness me or profits, during Mongaged Premises, ipall balance secured intation for any rights remedy, by Mongagee
shall secure the pa by the Mongagors the sum of \$99,999 advanced on the so promissory notes or at its option may a fonthe payment off This Mongage sl of this Mongage, w	s contemplated that the Myment of any, and all futuor Borrowers to this Morte 2,00 and provided further curity of this Mongage. So other evidence of indetection renewall note, or any part of saidlindebtednes all also secure the payment evidenced by promissoner evidenced by promissoner.	re advances and of any gagee and secured by the that such future advances, will lness stating that said no notes, at any time for a se without affecting the sent of any other liabilities.	additional amount, pro s Morigage from said M ces are equally secured th interest thereon, shal tes or other evidence of my portion of the indel ecurity of this Morigage I s. joint, several, direct	gagors (or Borrowers, in which vided, that at no time shall the origagors for Borrowers to sall and to the same extent as it like secured by this Mortgag indebtedness are secured here tedness hereby secured and in any manner. Indirect, or otherwise, of Morg that said notes of their evice the review of their evice.	ettotal amount owed do Morigageee exceed the amount originally when evidenced by eby. The Morigageee may extend the time traggers to the holder
are secured hereby. NINTH. All rights shall inure to the be	and obligations of Mortga nefit of Mortgagee and its	gors hereunder shall be successors, assigns and le	binding upon their heir gal representatives.	s, successors assigns and leg	al representatives and
IN WITNESS W	/HEREOF, Mortgagors hav	e executed this Mongago	on this <u>23fd</u> d	y of March	, 1594
Signature	Duis d. 7	tennen	Signature		
aignature	•		Signature		
Lo	uis Ja Ferrero	o on same or <u>englished or e</u>	<u> </u>		
[‡] Printed			Printed		
STATE OF IDES	ana;				
		SS:			
county of the	Publican and for said Coun	in and characters and the	Louis J. Feri	rero.	
Barora me at Nothry	ruping in and for said Coun	ty and State; appeared , each of whom.	having been duly sworn, a	icknowledged the execution of i	he foregoling Mortgage:
WILLIAM	Notarial Stal this231		:h		
	Lake	udy UI	Signituire X	time) Studie	
MIVI MINIO OF Deside Kas	A THE ARM LONG OF PARTY OF THE	THE PARTY OF THE P	Signature (1.00		

re .
· · · · · · · · · · · · · · · · · · ·
I Rarrara
J. Ferrero duly sworn, acknowledged the execution of the foregoing Mortgage:
19. 94. 19. 94.
. Allema is a little of the second se
Kristina Strickland
vantage (dec
(NOTARY PUBLIC)
ples 17-0508 (Rev. 12/92