-> P.O. BOY 1183 0'0	No Social		61991
National City Barik, Indiana 101 West Washington Street, Suite 715E P.O. Box 5056 For an Open Er		9	500
Indiarapolis, Indiana 46255	nd Line of Credit		105
(Mongagors) of County, State of Indiana, MO	AND THERESA F GE		_0
following described real estate located in LAKE County, Ind Common address 8938 PRAIRIE AVENUE	iana: HIGHLAND	NORTH	WALDIAMA TH
(Street Address or R.R.) The Legal Description as follows:	(City)	(Twp.)	(State) R
SITUATED IN THE CITY OF HIGHLAND, COUN	TY OF LAKE, AND S	TATE OF INDIANA,	(State) CLEVEL
AND IS FURTHER DESCRIBED AS FOLLOWS:			All Fil.
THE SOUTH 30 PEET OF LOT FIVE (5) AND BLOCK EIGHT (8) IN BRANTWOOD SECOND AD	DITION TO HIGHLAN	D. AS PER PLAT 🦠	
THEREOF, RECORDED IN PLAT BOOK 21, PAG OF LAKE COUNTY, INDIANA.	E 29, IN THE OFF	CE OF THE RECORDS	
together with all rights, privileges, interests, easements, improvements			
obligations of all Borrowers under a certain Loan Agreement dated	rents, issues, income and	profits thereof, to secure the	e pilitient disdail
extended or renewed, executed by Borrowers to Mortgagee, Mortgagors in	h future advances, interest, a sintly and individually cover	and terms of payment as the	rein provided, or as
FIRST. Mortgagors are 18 years of age, or over, citizens of the Unite and clear of all liens and encumbrances except for the lien of taxes and a	d States, and the owners i	n fee simple of the Mortes	ged Premises free
SECOND. Mongagors will pay all indebtedness secured by this Monga	•		sonship attorney'
THIRD. Mortgagors shall pay all taxes or assessments leviet or assess	ment is Morgaged	Premises or any next there	of when due and
encumber the mortgaged premises without Mortgaged prior written cons	ent. A all times and shall	igaged Premises or any part	thereof or further
at least equal to the loan amount after taking into account insurable value	is as multiplied by the app	(coverige) insurance in an	amount which is
to be in amounts and with companies acceptable to Morigagee and with a FIFTH. Morigagee may, at its option and from time to time, advance perfect or preserve the security intended to be given by this Morigage	standard Morgagee clause	In favor of Mongagee,	av he necessary to
attorneys' fees incurred. All sums of money so advanced shall be and b	ne Mortgaged Premises or ecome a part of the mortga	any part thereof and all congressions are debt secured hereby and	osts, expenses and I payable forthwith
at the same rate of interest that is disclosed on the attached Loan Ag	reement and the Mortgag	ee shall be subrogated to a	ny lien so paid by
SIXTH. If Mongagors shall sell, assign or otherwise transfer ownership consent of Mongagee, all indebtedness secured by this Mongage shall, at the and payable.	o of the Mongaged Premise he option of Mongagee and	without notice or demand, b	ut the prior written ecome immediately
SEVENTH. Upon any default by Mortgagors under this Mortgage or or this Mortgage, or if Mortgagor shall abandon the Mortgaged Prem	ises, or shall be adjudged	bankrupt, or if a trustee of	r receiver shall be
appointed for Mortgagors or for any part of the Mortgaged Premises that and without notice or demand, become immediately due and payable and may take possession of the Mortgaged Premises to collect any remaining the mortgaged Premises the mortgaged Premis	this Mortgage may be forec	losed accordingly. Upon for	eclosure, Mortgagee
secured hereby or have a receiver appointed to take possession of the the period of foreclosure and redemption. In the event of foreclosure,	Mortgaged Fremises and co Mortgagee may continue t	flect all rents, issues, incom he abstract of title to the M	e or profits, during lortgaged Premises.
or obtain other appropriate evidence of title or title insurance, and it by this Mortgage. All rights and remedies of Mortgagee hereunder an	cumulative and are in a	ddition to and not in limit	ation of any rights
or remedies which Mortgagee may otherwise have by law. No waiver of a shall operate as a waiver of any other default or of the same default same or any other occurrence.	in the future or as a waiv	y to exercise any right or re- er of any right or remedy	medy by Mortgagee with respect to the
EIGHTH. That it is contemplated that the Mortgages may make future shall secure the payment of any and all future advances and of any a	dditional amount, provided	I that at no time shall the	total amount owed
by the Mortgagors or Borrowers to this Mortgagee and secured by this the sum of \$99,999.00 and provided further that such future advance advanced on the security of this Mortgage. Such future advances, with	s are equally secured and	to the same extent as the	amount originally
promissory notes or other evidence of indetedness stating that said note at its option may accept a renewal note, or notes, at any time for any	s or other evidence of inde portion of the indebtedr	ebtedness are secured hereb less hereby secured and ma	y. The Mortgageee
for the payment of any part of said indebtedness without affecting the sec This Mortgage shall also secure the payment of any other liabilities,	joint, several, direct, indir	ect, or otherwise, of Mortga	gors to the holder
of this Mortgage, when evidenced by promissory notes or other evidence are secured hereby. NINTH. All rights and obligations of Mortgagors hereunder shall be bi	inding upon their heirs, su		
shall inure to the benefit of Mortgagee and its successors, assigns and leg	al representatives.	Mark that had a story in some story in	and the state of t
IN WITH SESS WHEREOF, Morragors have executed this Mortgage of	on this 14TH day of	7. Grenik	, ₁₉ 95
Signature	Signature THERESA F GREE	NCTE	r:
STEVEN I GRENCIK	Printed Printed	VLA	•
TOTAL OF THE PARTY	· ·		
SOUTH OF LAND	*		
Beffine the a Notary Public its and for said County and State, appeared		ND THERESA F GRENO wledged the execution of the	
Witness my Harly that Notarial Scal this day of day of day of day of day of day of			
My County of Residence LAKE	Signature Charle	Bartol	
My Commission Expires 9/8/95	Primed ANGIE	BARTOK	
This instrument was prepared by		(NOTARY PUBLIC)	6