National City Bank, Indiana 101 West Washington Street, Suite 715E P.O. Box 5056 Indianapolis, Indiana 46255

## MORTGAGE For an Open End Line of Credit

HOLGER GINTILAS

This Indenture Witnesseth, That HOLGER GINTILAS			
(Mortgagors) of LAKE County, State of Indiana, MO following described real estate located in LAKE County, Indi		National City Bank, I	ndiana, (Mortgagee) the
Common address 1012 KENNSINGTON EAST	DYER	stjohn	_, INDIANA
(Street Address or R.R.)	(City)	(Twp.)	(State)
The Legal Description as follows:			
LOT 29 PARKVIEW TERRACE 1ST ADDITION TO TIN PLAT BOOK 44, PAGE 133 IN LAKE COUNTY AS 1012 KENSINGTON EAST, DYER, INDIANA.	THE TOWN OF DYER, A INDIANA, AND COM	AS SHOWN MONLY KNOWN	
together with all rights, privileges, interests, easements, improvements a estate (collectively referred to as the ("Mortgaged Premises"), and all rights of all Borrowers under a certain Loan Agreement dated for the Borrowers in the amount of \$25.000.00 with extended or renewed, executed by Borrowers to Mortgagee. Mortgagors joi FIRST. Mortgagors are 18 years of age, or over, citizens of the United and clear of all liens and encumbrances except for the lien of taxes and as	future advances, interest, and individually covenant is states, and the owners in	fits thereof, to secur that establishes an deems of payment as and agree with Mos fee simple of the M	e the payment and all open end line of credit therein provided, or as tgagee that: ortgaged Premises free
SECOND. Mortgagors will pay all indebtedness secured by this Mortgag	e when due together with c	osts of collection an	reasonable attorneys'
fees, all without relief from valuation and appraisement laws.  THIRD. Mottgagors shall pay all taxes or assessments levied or assess			•
before penalties accrue. Also, Mortgagors shall not permit any mechanic encumber the mortgaged premises without Mortgagee's prior written const	slien to attach to the Mortga	ged Premises or any	part thereof or further
FOURTH. Mortgagors shall keep the Mortgaged Premises in good repathereof. Mortgagors shall procure and maintain in effect at all times at least equal to the loan amount after Taking into account insurable value to be in amounts and with companies acceptable to Mortgagee and with a FIFTH. Mortgagee may, at its option and trong times to time, advanced perfect or preserve the security intended to be given by this Mortgage 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 be at the same rate of interest that is disclosed on the attached Loan Agri	air at all times and shall not tazard (fire and extended of a multiplied by the application of money to be more a part of the mortgaged premises or an apart of the mortgaged come a part of the mortgaged	ble coinsurance is ble coinsurance percentage of Mortgagee, which in its judgmenut are not limited to y part thereof and debt secured hereby	n Damount which is energy, such insurance at may be necessary to a insurance premiums, all costs, expenses and an Dayable forthwith
it.  SIXTH. If Mortgagors shall sell, assign or otherwise transfer ownership consent of Mortgagee, all indebtedness secured by this Mortgage shall, at the due and payable.	of the Mortgaged Premises of the option of Mortgagee and wi	or any part thereof w thout notice or dema	rithout the prior written nd, become immediately
SEVENTH. Upon any default by Mortgagors under this Mortgage or a or this Mortgage, or if Mortgagor shall abandon the Mortgaged Premises the and without notice or demand, become immediately due and payable and may take possession of the Mortgaged Premises to collect any cart. Issue secured hereby or have a receiver appointed to take possession of the Mortgaged Premises to collect any cart. Issue secured hereby or have a receiver appointed to take possession of the Mortgaged Premises to collect any cart. Issue secured hereby or have a receiver appointed to take possession of the Mortgaged Premises to collect any cart. Issue secured hereby or have a receiver appointed to take possession of the Mortgaged Premises to collect any cart. Issue secured hereby or have a receiver appointed to take possession of the Mortgaged Premises to collect any cart. Issue secured hereby or have a receiver appointed to take possession of the Mortgaged Premises to collect any cart. Issue secured hereby or have a receiver appointed to take possession of the Mortgaged Premises to collect any cart. Issue secured hereby or have a receiver appointed to take possession of the Mortgaged Premises to collect any cart. Issue secured hereby or have a receiver appointed to take possession of the Mortgaged Premises to collect any cart. Issue secured hereby or have a receiver appointed to take possession of the Mortgaged Premises to collect any cart. Issue secured hereby or have a receiver appointed to take possession of the Mortgaged Premises to collect any cart. Issue secured hereby or have a receiver appointed to take possession of the Mortgaged Premises to collect any cart. Issue secured hereby or have a receiver appointed to take possession of the Mortgaged Premises to collect any cart. Issue secured hereby or have a receiver appointed to take possession of the Mortgaged Premises to collect any cart. Issue secured hereby or have a receiver appointed to take possession of the Mortgaged Premises to collect any cart. Issue secured hereby or have a	ses, or shall be adjudged bate entire indebtedness secure his Mortgage may be foreclosty to come or profits and apploragaged Premises and collegagee may continue the cost thereof shall be added to mulative and are in additionally default or failure or defay to	Inkrupt, or if a trust d hereby shall, at the daccordingly. Upon the same to the pet all rents, issues, in abstract of title to det to the unpaid print to and not in to exercise any rights.	ee or receiver shall be ne option of Mortgagee foreclosure, Mortgagee ayment of indebtedness come of profits, during the Mortgaged Fremises, incipate balance received imitation of any figure in remeny by Mortgagee
EIGHTH. That it is contemplated that the Mortgagee may make future shall secure the payment of any and all future advances and of any act by the Mortgagors or Borrowers to this Mortgagee and secured by this he the sum of \$250,000.00 and provided further that such future advances advanced on the security of this Mortgage. Such future advances, with promissory notes or other evidence of indetedness stating that said notes 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. This Mortgage shall also secure the payment of any other liabilities, of this Mortgage, when evidenced by promissory notes or other evidence are secured hereby.  NINTH. All rights and obligations of Mortgagors hereunder shall be bit shall inure to the benefit of Mortgagee and its successors, assigns and legal	iditional amount, provided the dortgage from said Mortgage from said Mortgage are equally secured and to interest thereon, shall be seen or other evidence of indebto portion of the indebtedness with the first Mortgage in any notion, several, direct, indirect, of indebtedness stating that anding upon their heirs, succeeding upon their heirs, succeeding the said of the first succeeding the said of the first	hat at no time shall ors or Borrowers to so the same extent as cured by this Mortga edness are secured has hereby secured an nanner. , or otherwise, of Maid notes or other ex-	the total amount of the amount originally the amount originally ge when evidenced by ereby. The Mortgageee d may extend the time ortgagors to the holder idence of indebtedness
IN WITNESS WHEREOF, Mortgagors have executed this Mortgage of	this day of	AUGUST	, 19 <u>_<b>95</b></u> .
Signature	Signature		
HOLGER GINTILAS			
Printed	Printed	:	
STATE OF INDIANA SS:			
COUNTY OF LAKE	OLGER GINTILAS		
Before me, a Notary Public, in and for said County and State, appeared, each of whom, have		edged the execution o	f the foregoing Morigage.
Witness my hand and Notarial Seal this day ofAUGUST	19" 9.5	~ ~ ~	-0
My County of ResidenceLAKE	Signature Cus a	هف (ک.لاه	mema
My Commission Expires	Printed ROSALIE B.		
	I HINCU		
This instrument was prepared by FRANK MRVAN		(NOTARY PUBLIC)	

17-0508 (Rev. 5/94)

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