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

The Legal Description as follows:

## MORTGAGE For an Open End Line of Credit

533310106001184 By 1153 Br 197 Indoh Hadon

This Indenture Witnesseth, That CHARLES L HOOVER & PAMELA A HOOVER

(Mortgagors) of LAKE County, State of Indiana, MORTGAGE and WARRANT to National City Bank, Indiana, (Mortgages) the following described real estate located in LAKE County, Indiana;

Common Address 2920 CRABAPPLE LN HOBART HOBART IN (Street Address or R.R.) (City) (Twp.) (State)

LOT 191, CRESTWOOD TRACE, IN THE CITY OF HOBART, AS SHOWN IN PLAT BOOK 42, PAGE 29, AND AS AMENDED BY CERTIFICATE OF CORRECTION DATED SEPTEMBER 19, 1973, AS DOCUMENT NO. 222192, IN LAKE COUNTY, INDIANA.

95067911

	<u> </u>
together with all rights, privileges, interests, exements, improvements and fixtures now or hereafter located estate (collectively referred to as the t'Morraged Premiset I, and all fents issues income and profits there obligations of all Borrowers under a certain Loan Agreement dated 10/12/05, that establish Borrowers in the amount of \$ 1200 00 with future edvances; interest, and terms of payment or renewed, executed by Borrowers to Morraged I. Worroagers Idintive and Individually coverant and agree with FIRST. Morrageors are 18 years of age, or over, citizens of the United States, and the owners in the simple clear of all liens and encumbrances export for the lien of taxes and assessments not delinquent and	eof, to secure the payment and all es an open and line of credit for the as thereis provided, or as extended Mortgagee that
SECOND. Mortgagors will pay all indebted the Cacardia by the Mortgage When Sur, dogsther with costs of	collection and reasonable attories
THIRD. Mortgagors shall pay all taxes or assessments levied or assessed against the Mortgaged Premises before penalties accrue. Also, Mortgagors shall not permit any mechanic's lien to attach to the Mortgaged Premises.	or any part hereof when due and
encumber the mortgaged premises without Mortgagee's prior written consent.  FOURTH. Mortgagers shall keep the Mortgaged Premises in good repair at all times and shall not commit	
thereof. Mortgagors shall procure and maintain in effect at all times hazard (fire and extended coverage) insu equal to the loan amount after taking into account insurable value as multiplied by the applicable coinsurance amounts and with companies acceptable to Mortgagee and with a standard Mortgagee clause in favor of Mortgagee.	percentage, such insufance to be in
FIFTH. Mortgages may, at its option and from time to time, advance and pay all sums of money which it perfect or preserve the security intended to be given by this Mortgage. Such sums may include, but are not it	its judgment may be necessary to
essessments and liens which may be or become a lien upon the Mortgaged Promises or any part thereof ar fees incurred. All sums of money so advanced shall be and become a part of the mortgage debt secured here	d all costs, expenses and attorneys by and payable forthwith at the sam
rate of interest that is disclosed on the attached Loan Agreement and the Mortgages shall be subrogated to an SIXTH. If Mortgagore shall sell, assign or otherwise transfer outperfells of the Mortgaged Premises or any p	part thereof without the prior written
consent of Mortgagee, all indebtedness secured by this Mortgage and immediately due and payable.	
SEVENTH. Upon any default by Mortgagors under this Mortgage or in the payment when due of any amount Mortgage, or if Mortgagor shall abandon the Mortgaged Eranises, or shall be adjudged bankrupt, or if a trust	tee or receiver shall be appointed to
Mortgagors or for any part of the Mortgaged Premises the entire indebtedness secured hereby shall, at the option demand, become immediately due and payable and this Mortgage may be foreclosed accordingly. Upopossession of the Mortgaged Premises to collect any rents, issues, income of profits and apply the same to t	n foreclosure, Mortgagee may take
hereby or have a receiver appointed to take possession of the Morroaged Promises and collect all rents, issues of foreclosure and redemption. In the event of foreclosure, Morriaged may continue the abstract of title to	, income or profits, during the period
other appropriate evidence of title or title insurance, and the cost thereof shell be added to the unpaid princip. All rights and remedies of Mortgages hereunder are cumulative and are in addition to and not in limitation	al balance secured by this Mortgage
Mortgages may otherwise have by law. No walver of any default or failure or delay to exercise any right or re a walver of any other default or of the same default in the future or as a walver of any right or remedy wi	medy by Mortgagee shall operate as
occurrence.  EIGHTH, That it is contemplated that the Mortgagee may make future advances to the Mortgagors or Borro	
shall secure the payment of any and all future advances and of any additional amount, provided that at no time. Mortgagors or Borrowers to this Mortgages and secured by this Mortgage from said Mortgagors or Borrower.	e shall the total amount owed by the
of \$250,000.00 and provided further that such future advances are equally secured and to the same extent a the security of this Mortgage. Such future advances, with interest thereon, shall be secured by this Mortg	is the amount originally advanced on
notes or other evidence of indebtedness stating that said notes or other evidence of indebtedness are secured may accept a renewal note, or notes, at any time for any portion of the indebtedness hereby secured and may	hereby. The Mortgages at its option
any part of said indebtedness without affecting the security of this Mortgage in any manner.  This Mortgage shall also secure the payment of any other liabilities, joint, several, direct, Indirect, or other	wise, of Mortgagors to the holder of
this Mortgage, when evidenced by promissory notes or other evidence of indebtedness stating that said note are secured hereby.	s or other evidence of indebtedness
NINTH: All rights and obligations of Mortgagors hereunder shall be binding upon their heirs, successors, as shall inure to the benefit of Mortgagee and its successors, assigns and legal representatives.	isigns and legal representatives and
IN WITNESS WHEREOF, Mortgagors have executed this Mortgage on this 12TH day	of SEPTEMBER ,19 95
Charles & Hover Homela S. X	loover.
Signature Signature CHARLES 1 HOOVER PAMELA A HOOVER	
Printed Printed	
STATE OF Undiana	
COUNTY OF Kake 88:	
Before me, a Notary Public, In and for said County and State, appeared <u>CHARLES L HOOVER &amp; PAN</u>	IELA A HOOVER
, each of whom, having been duly sworn, acknowl Mortgage.	edged the execution of the foregoing
Witness my hand and Notarial Seal this 22rd day of September 1995,	
My County of Residence bake Signature Llova Q. St.	uter na
My Commission Expires 2-7-96 Printed Gloria A. STRA	ETEC
NI CHOLAS DI LUDI OW (NOTARY PU	

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