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

MORTGAGE
For an Open End Line of Credit

5333105470001086 By 1153 Br 355 Inaple 46009

P.O. Box 5056 Indianapolis, Indiana 46255

This Indenture Witnesseth, That John W. Herr III	& Julia M. Herr	3	
(Montgagors) of <u>Lake</u> County, State of Indiana, MORT following described real estate located in <u>Lake</u> County, Indian		vational Chy Ysank, Indiana, (1	Mongagee) the
Common address 9101 Lancer Dr., (Street Address or R.R.)	St. John (City)	, <u>Sr. John</u> , <u>In</u>	diana (State)
The Legal Description as follows:	, , , , , , , , , , , , , , , , , , , ,	N. M. P.	
Situated in the City of St. John, Con	inty of Lake and	State of Indiana.	
and is further described as follows:	Lot 66 in Lancer	Estates Third Add	
to the Town of St. John, as per plat			S
page 104, in the Office of the Record	der of Lake County	y, indiana.	06
	∳/	T = 0	<b>-1</b>
			9
together with all rights, privileges, interests, easements, improvements and estate (collectively referred to as the ("Mortgaged Premises"), and all rer	d fixtures now or hereafter its, issues, income and pro	located upon or appertaining the profile t	ng eauch real ayment and all
obligations of all Borrowers under a certain Loan Agreement datedSe	<u>ptember 28,1995</u>	, that establishes an open en	d line of credit
extended or renewed, executed by Borrowers to Mortgagee. Mortgagors join	tly and individually covenan	I terms of payment as therein it and agree with Mortgagee a	nat:
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 asset	States, and the owners in t	fee simple of the Mortgaged	Premises free
Citizens Federal Savings & Loan	essinems not definquent and		
SECOND. Mortgagors will pay all indebtedness secured by this Mortgage	when due, together with co	osts of collection and reson	ap Attornes, N
fees, all without relief from valuation and appraisement laws.  THIRD. Mortgagors shall pay all taxes or assessments levied or assessed before penalties accrue. Also, Mortgagors shall not permit any mechanics.	i against the Mortgaged Pr	remises or any part thereof	who due
encumber the mortgaged premises without Mortgagee's prior written conser-			1 A'''A
FOURTH. Montgagors shall keep the Montgaged Premises in good repair thereof Montgagors shall procure and maintain in effect at all times be	zard (fire and extended o	ovecage) insurance in an	ount which it
at least equal to the foar amount after taking into account insurable value to be in amounts and with companies acceptable to Morgagee and with a st FIFTH. Morgagee may, at its option and from time to time, advance at	as multiplied by the applica andard Mortgagee clause in	favor of Mongagee.	sucharisuranti E
perfect or preserve the security intended to be given by this Mortgage.	Such sums may include, b	ut are not limited to, insura	ncespremiunis, 😘
taxes assessments and their which may be or become a lien upon the automoss (see beauted. All sums of money so advanced shall be and bee	Mortgaged Premises or an	y part thereof and all costs,	expenses and
as the same take of convey that is disclosed on the attached Loan Agree	ement and the Mortgagee	shall be subrogated to any l	lien so paid by
SIXTH. If Mongagoes shall sell, assign or otherwise transfer ownership consent of Mongagoe, all meeble does secured by this Mongagoe shall, at the			
thic and payable SEVENTH. Upon any default by Mortgagors under this Mortgage or in			
or this Mongage, or if Mortgagor shall abandon the Mongaged Premise appointed for Mongagors or for any part of the Mongaged Premises the	es, or shall be adjudged be	ankrupt, or if a trustee or a	eceiver shall be
and without notice or demand, become immediately due and payable and th	is Mortgage may be foreclos	sed accordingly. Upon foreclo	sure, Mortgagee
may take possession of the Mortgaged Premises to collect any rerus, issues secured hereby or have a reserver appointed to take possession of the Mi	ingaged Premises and colle	ct all rents, issues, income or	r profits, during
the period of foreclosure and redemption. In the event of foreclosure, M or obtain other appropriate evidence of title or title insurance, and the	cost thereof shall be adde	ed to the unpaid principal b	alance secured
by this Mortgage. All rights and remedies of Mortgagee hereunder are or remedies which Mortgagee may otherwise have by law. No waiver of any	default or failure or delay t	o exercise any right or remed	ly by Mortgagee
shall operate as a waiver of any other default or of the same default to same or any other occurrence.	the future or as a waiver	of any right or remedy with	respect to the
EIGHTH. That it is contemplated that the Mortgagee may make toure a shall secure the payment of any and all future advances and of any add	dvances to the Mortgagors	or Borrowers, in which even	t this Mortgage
by the Mortgagors or Borrowers to this Mortgagee and secured by this M	ortgage from said Mortgago	ors or Borrowers to said Mor	tgageee exceed
the sum of \$250,000.00 and provided further that such future advances advanced on the security of this Mortgage. Such future advances, with in	iterest thereon, shall be se	cured by this Mortgage when	evidenced by
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 promises of the control of	portion of the indebtedness	s hereby secured and may e	ne Mortgageee xtend the time
for the payment of any part of said indebtedness without affecting the secur. This Mongage shall also secure the payment of any other liabilities, jo	oint, several, direct, indirect	, or otherwise, of Mongagors	to the holder
of this Montgage, when evidenced by promissory notes or other evidence of are secured hereby.	f indebtedness stating that s	aid notes or other evidence o	of indebtedness
NINTH. All rights and obligations of Mongagors hereunder shall be bine shall inure to the benefit of Mongagee and its successors, assigns and legal	ding upon their heirs, succe representatives.	essors, assigns and legal repre	esentatives and
IN WITNESS WHEREOF, Mortgage pr have executed this Mortgage on		September	. 19 95
- 11 him	Oulia -	m. Herr	
Signatur	Signature	orining. Distribution of American	
John W. Herr, III	Julia M. He	err	
Printed	Printed		
STATE OF Indiana			
COUNTY OF Lake SS:			
before me, a rodary runne, in and for said County and State, appeared		and Julia M. H	
		edged the execution of the fore	going Mongage.
Witness my hand and Notarial Seal this 28th day of Septemb	4.7	) St. 00 1	<b>)</b>
My County of Residence Lake	Signature	V reucexond	
My Commission Expires July 31, 1998	Printed Kristina	Strickland	MIN .
This instrument was prepared byD.Kullerstrand		(NOTARY PUBLIC)	400

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