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

MORTGAGE For an Open End Line of Credit

This Indenture Witnesseth, That THOMAS P. VRABELY & BARBARA A. VRABELY (Mortgagors) of LAKE County, State of Indiana, MORTGAGE and WARRANT to National City Bank, Indiana, (Mortgagee) the			
tollowing described real estate located in County, India	ana:		
Common address 1608 ROSEMARY COURT (Street Address or R.R.)	DYER (City)	CENTRAL (Twp.)	INDIANA (State)
The Legal Description as follows:	\ -	11 mh/l	(oraid)
SITUATED IN THE CITY OF DYER, COUNTY AND IS FURTHER DESCRIBED AS FOLLOWS:	OF LAKE, AND STATE	OF INDIANA,	
LOT 132, SHEFFIELD ESTATES 4TH ADDITION INDIANA AS SHOWN IN PLAT BOOK 70 PAGE	55.		0692
together with all rights, privileges, interests, easements, improvements at estate (collectively referred to as the ("Mortgaged Premises"), and all re obligations of all Borrowers under a certain Loan Agreement datedO for the Borrowers in the amount of \$25.000.00	crits, issues, income and pro CTOBER 13., 1995 future advances, interest, and ntly and individually covenant States, and the owners in	ofits thereof, to secure the content of the content	ne payment and all n end line of credit rein provided, or as lee that: aged Premises free
SECOND. Morgagors will pay all indebtedness secured by this Morgagors fees, all without relief from valuation and appraisement laws. THIRD. Mortgagors shall pay all taxes or assessments levied or assessor before penalties accrue. Also, Mortgagors shall not permit any mechanic's encumber the morgaged premises without Morgagee's prior written conset FOURTH. Mortgagors shall keep the Mortgaged Premises in good repathereof. Morgagors shall procure and maintain in affect 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 Morgagee and with an FIFTH. Mortgagee may, at 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 Agree.	e when due, together with content of against the Mortgaged President to attach to the Mortgaged of the against the mortgaged of the against the mortgaged etails in the pay all sums of money to the sums may include, by Mortgaged Premises or an again a part of the mortgaged against the mortgaged premises or an again of the mortgaged premises	commit or allow the constraint or allow the constraint or allow the constraint of Mongagee. Which in its judgment mut are not limited to, in y part thereof and all of debt secured hereby an	asonable algeneys Are considered when the and and are considered of further the construction of waster of the construction of waster of the construction of the constr
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	or any part thereof witho	out the prior written
SEVENTH. Upon any default by Mortgagors under this Mortgage or it or this Mortgage, or if Mortgagor shall abandon the Mortgaged Premise appointed for Mortgagors or for any part of 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 owns, issue secured hereby or have a receiver appointed to take possession of the Mortgaged Premises to collect any owns, issue secured hereby or have a receiver appointed to take possession of the Mortgaged Premises to collect any owns, issue secured hereby or have a receiver appointed to take possession of the Mortgaged Premises to collect any owns, issue secured hereby or have a receiver appointed to take possession of the Mortgaged Premises to collect any owns, issue or obtain other appropriate evidence of title or title insurance, and the by this Mortgage. All rights and remedies of Mortgagee hereunder are or remedies which Mortgagee may otherwise have by law. No waiver of an shall operate as a waiver of any other default or of the same default is same or any other occurrence.	ses, or shall be adjudged bate entire indebtedness secure in Mongage may be foreclosts. Income or profits and apportaged Premises and colled to the cost the	nkrupt, or if a trustee or hereby shall, at the or ed accordingly. Upon for olly the same to the payment all rents, issues, inconabstract of title to the Med to the unpaid principation to and not in limit o exercise any right or re	or receiver shall be pulon of Mongagee eclosure, Mongagee ent of indebtedness ne or profits, during Mongaged Premises, bal balance secured tation of any rights emedy by Mongagee
EIGHTH. That it is contemplated that the Morgagee may make future shall secure the payment of any and all future advances and of any ad by the Mortgagors or Borrowers to this Mortgagee and secured by this M the sum of \$99,999.00 and provided further that such future advances advanced on the security of this Mortgage. Such future advances, with i 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 of this Mortgage shall also secure the payment of any other liabilities, jof this Mortgage, when evidenced by promissory notes or other evidence are secured hereby. NINTH: All rights and obligations of Mortgagors hereunder shall be bir	ditional amount, provided the fortgage from said Mortgage are equally secured and to interest thereon, shall be seen or other evidence of indebtoportion of the indebtedness rity of this Mortgage in any noint, several, direct, indirect of indebtedness stating that sudding upon their heirs, successions.	hat at no time shall the ors or Borrowers to said the same extent as the cured by this Mortgage edness are secured herels s hereby secured and manner. , or otherwise, of Mortgaid notes or other evider	total amount owed Mortgageee exceed e amount originally when evidenced by by, The Mortgageee ay extend the time agors to the holder ace of indebtedness
shall inure to the benefit of Mortgagee and its successors, assigns and legal IN WITNESS WHEREOF, Mortgagors have executed this Mortgage or	1	OCTOBER /	, 19 <u>95</u> .
Monas / Vialety	Signature	Mebely	The state of the s
THOMAS P. VRABELY	Printed BARI	BARA A. VRÄBELY	A CONTRACTOR OF THE PARTY OF TH
STATE OFINDIANA			
COUNTY OF LAKE	and the second even dis		
Before me, a Notary Public, in and for said County and State, appeared	MAS P. VRABELY & I	BARBARA A. VRABE	CLY foregoing Mortgage.
Witness my hand and Notarial Seal this 13TH day of OCTOBER	, 19 <u>95</u>		
My County of ResidenceLAKE	Signature ROSALIE	B. BOWMAN	
My Commission Expires 8-02-99	Printed Kas	00 12 15 00	emon IL
This instrument was prepared by WAYNE R. STELZER		(NOTARY PUBLIC)	3134 22430 10
Please return original copy to the Bank and each signer to keep one of the two rer	maining copies	Ct or	17-0508 (Rev. 12/92)
and the second of the second o		a 11 a mainte de <mark>de cada de cada de la cada d</mark> La cada de la cada de l	en op omig vert vitter sjøg er v