## **MORTGAGE**

For an Open End Line of Credit #353 - 5333 1654 7000 1276

EDUARDO GARCIA This Indenture Witnesseth, That (Mortgagors) of LAKE County, State of Indiana, MORTGAGE and WARRANT to National City Bank, Indiana, (Mortgagee)

LAKE

County, Indiana: the following described real estate located in \_County, Indiana: 4118 E 5TH PLACE GARY Common Address CALUMET (Street Address or R.R.) (City) (State) (Twp.) The Legal Description as follows:

> LOT 41, BLOCK 1, GLEN L. RYAN'S SECOND SUBDIVISION IN THE CITY OF GARY, AS SHOWN IN PLAT BOOK 30, PAGE 34, IN LAKE COUNTY, INDIANA

17-050B(R

							4: 3. 4: *9.	v. 🧐 🐧	
				e de la Maria					3
								Ö	THE RESERVE AND ADDRESS OF THE PARTY OF THE
	真的 東西						医碘度原物	σ	
		i aj aŭ sa				1			
				244 - Tu, 1986					
togeti	her with all rig	hts, privileges, in	terests, easements, in	nprovements an	d fixtures now	or hereafter loc	cated upon or an	partaining to	such real
estate	(collectively r	referred to as the	("Mortgaged Premise rtain Loan Agreement	s"), and all ren	24/95 inco	me and profits	thereof, to secur	e the payme	nt and all
Borro	wers in the am	ount of \$ /.00	0.00 w Mortgagee, Mortgag	ith future advance	es, interest, an	d terms of payr	nent as therein pr	ovided, or	extended (A
FIRST	. Mortgagors	are 18 years of a	ge, or over, citizens o	f the United Sta	tes, and the ov	vners in fee sim	ple of the Mortga	ged Fremise	<b>U</b> ⊊≥
Ulbai	Öl an nans elia	encumbrances ex	cept for the lien of tax	(08 0110 88508811)	ents not delindr	Jent and	RST MORTGAG	<b>8</b> 8	Th'
			ebtedness secured by		when due, toge	ther with costs	of collection and	Teasonable	attorneye 1
THIR	). Mortgagors	shall pay all taxe	ind appraisement laws es or assessments lev	vied or assessed	l against the M	ortgaged Premi	ises or any part	Hereof w	due les
before	e penalties acc nber the morta	rue. Also, Mortga aged premises wit	igors shall not permit hout Mortgagee's pric	any mechanic's or written conse	lien to attach to it.	o the Mortgage	d Premises or any	part thereof	SEM S
FOUR	TH. Mortgago	ers shall keep the	Mortgaged Premises I maintain in effect at	in good repair	at all times and				
equal	to the loan am	nount after taking	into account insurable	value as multip	lied by the app	licable coinsura	nce percentage, s		
FIFTH	i - Merigagee r	vey/ at its option	ole to Mortgagee and	ne/ advance with	- pay all sums	or meney write	min ite judgmen	PHAY DO NE	STATE TO SE
asses	sments and lie	ns which may be	ed to be given by this or become a lien upo	n the Mortgage	d Premises or a	any part thereof	and all costs, ex	penses and	attorneys'
			idvanced shall be and attached Loan Agree						the same
			in or otherwise transf						
imme	diately due and	payable.	gagors under this Mo				. Arabi takiring		
Mortg	age, or if Mort	tgagor shall aband	on the Mortgaged Pre tgaged Premises the e	mises, or shall	oe adjudged ba	nkrupt, or if a t	rustee or receiver	shali be app	ointed for
or de	mand, become	immediately due	and payable and thi	s Mortgage ma	y be foreclosed	accordingly.	Upon foreclosure	, Mortgagee	may take
hereb	y or have a rec	eiver appointed to	s to collect any rents, take possession of th	ne Mortgaged Pr	emises and coll	ect all rents, iss	ues, income or pr	ofits, during	the period
other	appropriate ev	idence of title or t	e event of foreclosure itle insurance, and the	cost thereof sh	all be added to	the unpaid prin	icipal balance sec	ured by this i	Mortgage.
All rig	ghts and reme	dies of Mortgage erwise have by lay	e hereunder are cum v. No waiver of any d	ulative and are lefault or failure	in addition to or delay to exe	and not in limit	tation of any rigi or remedy by Mor	hts or remed tgagee shall o	ies which 🦈
a wai			ne same default in the						
EIGH"	TH. That it is	contemplated that	t the Mortgagee may	make future adv	ances to the N	Aortgagors or B	orrowers, in whic	ch event this	Mortgage
Morto	jagors or Borro	wers to this Mort	Il future advances and gagee and secured by	this Mortgage	from said Morto	gagors or Borro	wers to said Mort	gagee excee	d the sum
of \$2	50,000,00 and ecurity of this	d provided further Mortgage. Such	that such future adva	nces are equally interest thereo	secured and to n. shall be sec	the same exte	nt as the amount lortgage when ev	originally advidenced by p	vanced on promissory
notes	or other evide	nce of indebtedne	ss stating that said no at any time for any pe	tes or other evid	ence of indebte	dness are secu	red hereby. The	Mortgagee at	its option 🖟
any p	art of said inde	btedness without	affecting the security e payment of any other	of this Mortgage	in any manner				
this N	Aortgage, wher	n evidenced by pr	omissory notes or oth	er evidence of i	ndebtedness st	ating that said i	notes or other ev	idence of ind	ebtedness
NINTI	ecured hereby. H. All rights a	nd obligations of	Mortgagors hereunde	r shall be bindir	g upon their h	eirs, successors	s, assigns and leg	gal represent	atives and
snall i	The second section of the second seco		and its successors, a	-			Nove	ember	05
	IN WITNES	S WHEREOF, Mo	rtgagors have execute	ed this Mortgage	on this		day of NOVE	mer	,19 <u>95</u>
Signa	tura (	Marko Marin		Sign	nature				
Printe	EDI	UARDO GARCIA	<u> </u>		nted	The Assertation			<u> </u>
FILL	ou .			111	1100				
STAT	TE OF	INDIAN	<u> </u>			÷ + + + + + + + + + + + + + + + + + + +			The State of the
COU	NTY OF	LAKE	in the state of the	SS:					
Befor	re me, a Notary	Public, in and for	said County and Stat	e, appeared	EDUARDO	GARCIA	sa ka da		7.2 8.5
					having been du	ily sworn, ackn	owledged the exe	scution of the	foregoing
Mort	gage.	in the second		المحمد المحم			,		
Witne	ess my hand ar	nd Notarial Séal th	is 24' d	ay of NOVEN	BER	, <sub>19</sub> 95	. 4 /	Λ	
МуС	county of Resid	ence La	ke	Signatu	· 6	Sephino	M.D.	ello	
Mv C	ommission Exc	oires 7.	2-19-99-3	Printed	7	JOSEPHI	NE A. DEDO	and Marketine	

Printed .

12-19-99

This instrument was prepared by Charlotte Schutkovske, Asst. Br. Mgr. (NOTARY PUBLIC)

NATIONAL CITY BANK, IN

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

My Commission Expires \_\_