National City Bank, Indiana 101 West Washington Street, Suite 715E P.O. Box 5058

This instrument was prepared by

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

MORTGAGE
For an Open End Line of Credit

This Inde	enture Witnesseth, That	DANIEL C. BACH	ODTOAGE WAS	DANT 4- N. d	Bank 1 - 11 - 11 - 11 - 11 - 11 - 11 - 11
	ribed real estate located in	LAKE	ORTGAGE and WAR County, Indiana:	nani to National Cit	y Bank, Indiana, (Mortgagee)
Common Address	5623 HOMERLEE AVE	EAST CHICAG	O (NOR	RTH TOUNS	SHIP) IN
The Legal Descript	(Street Address or		(City)	(Twp.)	(State)
SITUATED IN THE	E CITY OF EAST CHICAGO, CO DESCRIBED AS FOLLOWS:	UNTY OF LAKE, AND STATE	OF INDIANA,		02
LOT 11, EXCEPT 12, BLOCK 3, RO	THE NORTH 20 FEET THEREOF OXANA PARK 3RD ADDITION TO	EAST CHICAGO, AS SHOWN	ET OF LOT IN PLAT		N OV
BOOK 22, PAGE 3	3, IN LAKE COUNTY, INDIANA	•			.2
					vo
					FII FII
				· .	APR 29
				<u>C</u>	FOR CONTRACT OF THE CONTRACT O
together with all	rights, privileges, interests, es	asements, improvements an	d fixtures now or he	reafter located upon	or apparraining & mich rea
obligations of all B	y referred to as the ("Mortga; Sorrowers under a certain Loan	ged Premises"), and all ren Agreement dated	ts, issues, income ar /20/97	nd profits thereof, 'to that establishes an' t	jeoure the payome வெளியாக and all open end line விரையோக்கி for the
or renewed, execu	ited by Borrowers to Mortgage	e. Mortgagors jointly and in	ndividually covenant a	nd agree with Mortg	reth provided a seemtender
clear of all liens ar	rs are 18 years of age, or ove nd encumbrances except for th	er, citizens of the United Sta ne lien of taxes and assessm	ites, and the owners lents not delinquent a	nd FIRST MORT	GAGE Premises free and
SECOND Morton	gors will pay all indebtedness	the Lake Coun	dy Recorde	with posts of collecti	on and resconship attorneys
fees, all without re	elief from valuation and apprais	sement laws.			•
before penalties a	ors shall pay all taxes or assective. Also, Mortgagors shall	not permit any mechanic's	lien to attach to the		
FOURTH. Mortga	tgaged premises without Mort gors shall keep the Mortgage	d Premises in good repair	at all times and sha		
equal to the loan a	ors shall procure an <mark>d maintain</mark> amount after taking into accou	unt insurable value as multi	plied by the applicable	e coinsurance percer	
FIFTH. Mortgage	companies acceptable to More may, at its option and from	n time to time, advance an	d pay all sums of m	oney which in its ju-	dgment may be necessary t
assessments and	e the security intended to be g liens which may be or becom	ne a lien upon the Mortgage	d Premises or any p	art thereof and all co	osts, expenses and attorney
fees incurred. All rate of interest that	sums of money so advanced at is disclosed on the attached	shall be and become a part Loan Agreement and the M	of the mortgage debt lortgagee shall be sub	secured hereby and progated to any lien s	payable forthwith at the san
SIXTH. If Mortga	gors shall sell, assign or other ages, all indebtedness secure	rwise transfer ownership o	f the Mortgaged Pren	nises or any part the	reof without the prior writte
immediately due a		(3)0			•
Mortgage, or if Mo	ortgagor shall abandon the Mo any part of the Mortgaged Pre	ortgaged Premises, or shall	be adjudged bankrup	t, or if a trustee or r	eceiver shall be appointed f
or demand, becor	me immediately due and paye Mortgaged Premises to collec	able and this Mortgage ma	y be foreclosed acco	ordingly. Upon forec	closure, Mortgagee may tal
hereby or have a r	eceiver appointed to take pos	session of the Mortgaged Pr	emises and collect all	l rents, issues, incom	e or profits, during the perio
other appropriate	I redemption. In the event of evidence of title or title insura	nce, and the cost thereof s	hall be added to the u	mpaid principal balan	ice secured by this Mortgage
Mortgagee may of	nedies of Mortgagee hereund therwise have by law. No wai	iver of any default or failure	or delay to exercise	any right or remedy b	y Mortgagee shall operate a
a waiver of any o occurrence.	ther default or of the same d	lefault in the future or as a	waiver of any right	or remedy with resp	act to the same or any other
EIGHTH. That it is	is contemplated that the Mort ayment of any and all future a	gagee may make future ad	vances to the Mortga	igors or Borrowers, i	n which event this Mortgag
Mortgagors or Bor	rrowers to this Mortgages and and provided further that such	I secured by this Mortgage	from said Mortgagors	or Borrowers to sai	d Mortgagee exceed the sur
the security of thi	is Mortgage. Such future adv dence of indebtedness stating	vances, with interest therec	on, shall be secured t	oy this Mortgage wi	hen evidenced by promissor
may accept a rene	swal note, or notes, at any tim	ne for any portion of the ind	ebtedness hereby sec		
This Mortgage	debtedness without affecting to shall also secure the payment	t of any other liabilities, join	t, several, direct , ind		
are secured hereby					
NINTH. All rights shall inure to the b	e and obligations of Mortgagor penefit of Mortgagee and its su	rs hereunder shall be bindir accessors, assigns and legal	ng upon their heirs, s representatives.	uccessors, assigns (	and legal representatives an
IN WITN	IESS WHEREOF, Mortgagors h	nave executed this Mortgan	on tide 20 f	<i>‡.</i> day of	1997, 1997
V Danul	OCBOOL			•	
Signature	C BACH	Siy	Hatur .		
Printed Printed	L BALA	Pri	nted		
STATE OF 7	Indiana				
COUNTY OF	Inke.	ss:			
	ary Public, in and for said Cour	nty and State, anneared	DANIE: C BACH		
	Bach		having been duly sw	orn, acknowledged t	the execution of the foregoi
Mortgage.		مل	,		exceeding the tile totaget
Witness my hand	and Notarial Seal this $2/3$	day of Mar	-ch	, 19 <u>97</u> .	1 .
My County of Res		Signatu		unfan	<u> </u>
My Commission E	xpir98 05-20-9	8 Printed	IVII	Infanta	2

C44 55 6150901

(NOTARY PUBLIC)