350 533310-546-0000 940

TREVILLION WILIAMS AND AMANDA WILLIAMS, H & W

County, State of Indiana, MORTGAGE and WARRANT to National City Bank, Indiana, (Mortgagee)

LAKE _____County, Indiana:

(NORTH

TOWNSHIP)

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

Common Address 4721 KENNEDY AVE

MORTGAGE For an Open End Line of Credit

EAST CHICAGO

	(Street Address or R.R.)	ENDT CHICAGO	(11011111	TOWNSHIP)	IN
The Legal Description as	follows:		(City)	(Twp.)	(State)
FUAL CUICAGO, NO SHO	LOCK TWO (2), KENNEDY AVEN WN IN PLAT BOOK 6 PAGE 36, PROVEMENTS, FIXTURES AND A	. IN LAKE COUNTY IN	INTANA		9702652
					1
	والمعاورة المراجعة المعادرة والمعادرة والمعادرة والمعادرة والمعادرة والمعادرة والمعادرة والمعادرة والمعادرة وا		Mary of the second seco	man di	the second second second
				\$	97
Assert to the second	/1			MORA FI	STATE FILED 97 APR
AAMA TOOLIGOTIAGIA 1918111	orivileges, interests, easemen ad to as the ("Mortgaged Pro	emises I. and all renti	s. Issues. Income and bro	r located upon or approprie	ining to sucht feal
Borrowers in the amount	of \$ 11000.00	with future advance	as Interest and terms of	stablishes an open and lin	~ ~ db'~~~dla'&~~ wh~
rings, wortgagots are t	8 years of age, or over, citize	rtgagors jointly and inc ons of the United Stat	dividually covenant and ag	roo with Martanes alses.	Premises Visiond
Cital of all fields and encul	mbrances except for the lien of	ir taxes and assessme	nts not delinquent and	m	8 9 X X
SECOND. Mortgagors wi	Il pay all indebtedness secure n valuation and appraisement	d by this Mortgage w	hen due, together with c	osts of collection and rea	
THIRD. Mortgagors shall before penalties accrue.	pay all taxes or assessmen Also, Mortgagors shall not pe	ts levied or assessed rmit any mechanic's li	en to attach to the Morto	remises or any part there	of when due and
FOURTH. Mortgages sh	premises without Mortgagee's all keep the Mortgaged Prem	s prior written consent pises in good repair a	t all times and shall not	commit or allow the con	nmission of wasta
equal to the loan amount	procure and maintain in effe	ct at all times hazard i Irable value as multipli	(fire and extended coveraged by the applicable coin	e) insurance in an amour	nt which is at least
ririm. Mortgagee may, a	nies acceptable to Mortgagee at its option and from time to curity intended to be given by	to time, advance and	pay all sums of money	which in its ludgment me	y be necessary to
assessments and liens wi	nich may be or become a lier money so advanced shall be	i upon the Mortgaged	Premises or any part the	reof and all costs, evnen	eee and attorneys' ""
rate of interest that is disc SIXTH. If Mortgagors sha	losed on the attached Loan A	greement and the Mor rensfer ownership of t	rtgagee shall be subrogate he Mortgaged Premises o	d to any lien so paid by it	t the pher wilten
consent of Mortgages, al	I indebtedness secured by t	his Mortgage shall, a	t the option of Mortgage	e and without notice or	demand, hereme
Mortgage, or if Mortgagor	suit by Mortgagors under this shall abandon the Mortgage	Premises, or shall be	adjudged bankrupt, or if	a trustee or receiver shal	I be appointed for
or demand, become imme	t of the Mortgaged Premises t ediately due and payable and ged Premises to collect any re	this Mortgage may	be foreclosed accordingly	/. Upon foreclosure, Mo	rtgagee may take
hereby or have a receiver of foreclosure and redemi	appointed to take possession of forecle	of the Mortgaged Prer	nises and collect all rents, continue the abstract of	issues, income or profits, title to the Mortgaged Pr	during the period remises, or obtain
other appropriate evidence. All rights and remedies of	of title or title insurance, and Mortgages hereunder are	d the cost thereof sha cumulative and are in	Il be added to the unpaid addition to and not in I	principal balance secured imitation of any rights o	by this Mortgage. r remedies which
a waiver of any other def	have by law. No waiver of a ault or of the same default in	ny default or failure or n the future or as a w	r delay to exercise any rig vaiver of any right or rem	ht or remedy by Mortgage edy with respect to the s	e shall operate as ame or any other
eccurrence. EIGHTH. That it is content	mplated that the Mortgagee r	nay make future adva	nces to the Mortgagors o	r Borrowers, in which ev	ent this Mortgage
Mortgagors or Borrowers	of any and all future advances to this Mortgagee and secure	d by this Mortgage fro	om said Mortgagors or Bo	rrowers to said Mortgage	e exceed the sum
the security of this Morta	ded further that such future a age. Such future advances, indebtedness stating that sai	with interest thereon,	, shall be secured by this	Mortgage when evidence	ed by promissory
may accept a renewal not	e, or notes, at any time for a	ny portion of the indeb	tedness hereby secured a	ind may extend the time f	or the payment of
	so secure the payment of any enced by promissory notes of			or otherwise, of Mortgago id notes or other evidenc	rs to the holder of e of indebtedness
AUNITH All sights and ob	ligations of Mortgagors here.	inder shall be binding	upon their heirs, success	ors, assigns and legal re	presentatives and
shall inure to the benefit of	f Mortgagee and its successor	rs, assigns and legal re	apresentatives.	day of March	1997
IN WITNESS WE	IEREOF, Mortgagors have exe	cuted this Mortgage o	an and	William	1
Signature	Varian	50XX	MANDA WILLIAMS		
TREVILLION WILL Printed	IAMS.	Print	ed		
STATE OF IND	IANA				
COUNTY OF LAK	R	SS:			
Before me, a Notary Publi	c, in and for said County and	State, appeared	REVILLION WILLAMS AND	AMANDA WILLIAMS, H & W	
Mortgage.		, each of whom, h	aving been duly sworn, a	cknowledged the execution	n of the foregoing
Witness my hand and Not	arial Seal this 27TH	day of MAR	RCB / , 19 9	<u>27)</u>	
My County of Residence	LAKE	Signature		Hallen	
My Commission Expires	10/24/00	Printed _	VICTORIA JENE	INS	
This instrument was prepared	ተተ ለመለክ ተ	A JENKINS	(NOTA	RY PUBLIC)	(0)
	y to the Bank and each signer	to keep one of the tw	o remaining copies.		17-0508(Rev. 12/92) 0250.LAS