2002 Jani - 9 11 8: 42 MORRIS W. CARTER RECORDER

	State of Indiana	Space Above This Line For Recording Data
		MORTGAGE
	(With	Future Advance Clause)
1	1. DATE AND PARTIES. The date of this and the parties, their addresses and tax iden	Mortgage (Security Instrument) is <u>December 19, 2001</u> tification numbers, if required, are as follows: and Donna M. Longawa
	☐ If checked, refer to the attached Addesignatures and acknowledgments.	endum incorporated herein, for additional Mortgagors, their
		<i>55</i> ,
	LENDER: Griffith Savings Bank	0 1 00
	, 510 N	. Broad St.
	Griffith,	Und.
	Door	Drad St. Drd. u44319t is
2.	2. CONVEYANCE, For good and valuable	
	Security Instrument, Mortgagor grants, be following described property:	e consideration, the receipt and sufficiency of which is ebt (defined below) and Mortgagor's performance under this argains, conveys, mortgages and warrants to Lender the
	Lot 36 in Fairmeadow 23rd Addition	to the Town of Munster, as per plat thereof, in the Office of the Recorder of Lake County,
	The property is located in Lake	at 1506 Azalea Drive
		Munster Indiana 46321
		(7ID Code)
	and replacements that may now, or at any till (all referred to as "Property").	nances, royalties, mineral rights, oil and gas rights, all water and all existing and future improvements, structures, fixtures, me in the future, be part of the real estate described above
3.	3. MAXIMUM OBLIGATION LIMIT. The to	tal principal amount secured by this Security Instrument at
	interest and other fees and charges validly limitation does not apply to advances made	y made pursuant to this Security Instrument. Also, this
4	SECURED DEPT AND EVEN OF A STATE OF THE CO.	e under the terms of this Security Instrument to protect ovenants contained in this Security Instrument.
-7 •	A. Debt incurred under the terms of all pro- debt described below and all their exte	CES. The term "Secured Debt" is defined as follows: omissory note(s), contract(s), guaranty(s) or other evidence of nsions, renewals, modifications or substitutions. (You must and include the final maturity date of such debt(s).)
		* / /

B. All future advances from Lender to Mortgagor or other future obligations of Mortgagor to Lender under any promissory note, contract, guaranty, or other evidence of debt executed by Mortgagor in favor of Lender executed after this Security Instrument whether or not this Security Instrument is INDIANA - HOME EQUITY LINE OF CREDIT MORTGAGE (NOT FOR FNMA, FHLMC, FHA OR VA USE) © 1994 Bankers Systems, Inc., St. Cloud, MN Form OCP-REMTG-IN 10/20/98

(page 1 of 4)

19:00

specifically referenced. If more than one person signs this Security Instrument, each Mortgagor agrees that this Security Instrument will secure all future advances and future obligations that are given to or incurred by any one or more Mortgagor, or any one or more Mortgagor and others. All future advances and other future obligations are secured by this Security Instrument even though all or part may not yet be advanced. All future advances and other future obligations are secured as if made on the date of this Security Instrument. Nothing in this Security Instrument shall constitute a commitment to make additional or future loans or advances in any amount. Any such commitment must be agreed to in a senarate writing.

a commitment to make additional or future loans or advances in any amount. Any such commitment must be agreed to in a separate writing.

C. All other obligations Mortgagor owes to Lender, which may later arise, to the extent not prohibited by law, including, but not limited to, liabilities for overdrafts relating to any deposit account agreement between Mortgagor and Lender.

D. All additional sums advanced and expenses incurred by Lender for insuring, preserving or incurred by Lender under the terms of this Security Instrument.

In the event that Lender tails to provide any necessary notice of the right of rescission with respect to any additional indebtedness secured under paragraph B of this Section, Lender waives any subsequent accurrity interest in the Mortgagor's principal dwelling that is created by this Section).

MORTGAGE COVENANTS. Mortgagor agrees that the covenants in this section are material additional indebtedness secured under the debts referenced in paragraph A of this Section).

All additions under the Security interest for the debts referenced in paragraph A of this Section).

Descriptions under the Security interest for the debts referenced in paragraph A of this Section).

All additions under the Security interest for the debts referenced in paragraph A of this Section).

Description are mader the Security interest for the debts referenced in paragraph A of this Section).

All additions under the Secured Debt and this Security Instrument (but this section).

Descriptions under the Security interest for the debts referenced in paragraph A of this Section).

Descriptions under the Security interest for the debts referenced in paragraph A of this Section are material accurate the Security interest for the debts and this Security Instrument (but this Security instrument (but this Security instrument (but this Security instrument (but the Security instr

exercising either remedy on Mortgagor's breach, Lender does not waive Lender's right to later consider the event a breach if it happens again.

Payments. Mortgagor agrees that all payments under the Secured Debt will be paid when due and in accordance with the terms of the Secured Debt and this Security Instrument.

Prior Security Interests. With regard to any other mortgage, deed of trust, security agreement or other lien document that created a prior security interest or encumbrance on the Property, Mortgagor also agrees not to make all payments when due and to perform or comply with all covenants. Mortgagor also agrees not to allow any modification or extension of, nor to request any future advances under any note or agreement allow any modification or extension of, nor to request any future advances under any note or agreement scured by the lien document without Lender's prior written approval.

Claims Against Title. Mortgagor will pay all taxes, assessments, liens, encumbrances, lease payments, ground rents, utilities, and other charges relating to the Property when due. Lender may require tound rents, utilities, and other charges relating to the Property when due and the receipts Mortgagor to provide to Lender copies of all notices that auch amounts are due and the receipts would impair the lien of this Security Instrument. Mortgagor agrees to assign to Lender, as requested by Lender, any rights, claims or defenses Mortgagor may have against parties who supply labor or materials to maintain or improve the Property.

Lender, any rights, ciaims or defenses workgagor may have against parties who supply tator or materials to maintain or improve the Property.

Property Condition. Alterations and Inspection. Mortgagor will keep the Property in good condition and make all repairs that are reasonably necessary. Mortgagor sprees that the nature of the occupancy and use impairment, or deterioration of the Property. Mortgagor agrees that the nature of the occupancy and use will not substantially change without Lender's prior written consent. Mortgagor will not permit any change in any license, restrictive covenant or easement without Lender's prior written consent. Mortgagor will not substantially change without Lender's prior written consent. Mortgagor will notify Lender of all demands, proceedings, claims and actions against Mortgagor, and of any loss or damage to the Property.

notify Lender of all demands, proceedings, cianns and account at any reasonable time for the damage to the Property.

Lender or Lender's agents may, at Lender's option, enter the Property at any reasonable time for before an imspection specifying a reasonable purpose of inspection. Any inspection of the Property shall be inspection specifying a reasonable purpose for the inspection. Any inspection of the Property shall be entirely for Lender's benefit and Mortgagor will in no way rely on any of the covenants contained in this specific performed. Mortgagor specified in this specific as attorney in fact to sign Mortgagor's name or pay any amount necessary for performance. Lender as attorney in fact to sign Mortgagor's name or pay any amount necessary for performance. Lender as attorney in fact to sign Mortgagor shall not create an obligation to perform, and Lender's failure to perform will not preclude Lender from exercising any of Lender's other rights under the law or this Security Instrument.

Lender's failure to perform will not precided bender from exercising any of Lender's other rights under this Security Instrument.

Leaseholds, Condominiums, Planument is on a leasehold. If the Property includes a unit in a condominium or a plant of the property includes a unit in a condominium or a plant of the property includes a unit in a condominium or appared unit development. Mortgagor will give Lender prompt notice of any pending or threatened action, by private or or regulations of the condominium or planned unit development. Mortgagor will give Lender prompt notice of any pending or threatened action, by private or or regulations of the condominium or planted unit development. Mortgagor submired unit development.

Condemnation, Mortgagor will give Lender prompt notice of any pending or threatened action, by private or or regulations of the condominium or planted unit development.

Condemnation or order taking of all or any part of the Property, Such proceeds shall be considered actions or claims. Mortgagor submired to intervent in Mortgagor is any of the above described actions or claims. Mortgagor assigns to Lender the proceeds of any award or claim for damages connected actions or claims. Mortgagor assigns to Lender the proceeds of any award or other lack more activated to the considered activate or the proceeds and in this Security Instrument. This assignment or proceeds is subject to the terms of any prior mortgagor, deader in this Security instrument. This assignment or any part of the reported activate property due to fire Property and or there instrument. This assignment or the periods that the Property due to fire type and location. This insurance shall be maintained in the Secured above. Lender may all insurance shall be maintained in the Broperty due to the Secured Security Instrument.

Lender's rights and vill the Property due to fire transported to the insurance canner providing the insurance of the insurance policies and renewals shall not one to the Secured Dept. Mortgagor abled to do loss

Financial Reports and Additional Documents. Mortgagor will provide to Lender upon request, any financial statement or information Lender may deem reasonably necessary. Mortgagor agrees to sign, deliver, and file any additional documents or certifications that Lender may consider necessary to perfect, continue, and preserve Mortgagor's obligations under this Security Instrument and Lender's lien status on the Property. In addition, Lender may file a financing statement signed by the Lender instead of

Mortgagor with the appropriate public officials.

WARRANTY OF TITLE. Mortgagor warrants that Mortgagor is or will be lawfully seized of the estate conveyed by this Security Instrument and has the right to grant, bargain, convey, sell, mortgage and warrant the Property. Mortgagor also warrants that the Property is unencumbered, except for encumbrances of record.

7. DUE ON SALE. Lender may, at its option, declare the entire balance of the Secured Debt to be immediately due and payable upon the creation of, or contract for the creation of, a transfer or sale of the Property. This right is subject to the restrictions imposed by federal law (12 C.F.R. 591), as applicable.

8. **DEFAULT.** Mortgagor will be in default if any of the following occur:

Fraud. Any Consumer Borrower engages in fraud or material misrepresentation in connection with the

Secured Debt that is an open end home equity plan.

Payments. Any Consumer Borrower on any Secured Debt that is an open end home equity plan fails to

make a payment when due.

Property. Any action or inaction by the Borrower or Mortgagor occurs that adversely affects the Property or Lender's rights in the Property. This includes, but is not limited to, the following: (a) Mortgagor fails to maintain required insurance on the Property; (b) Mortgagor transfers the Property; (c) Mortgagor commits waste or otherwise destructively uses or fails to maintain the Property such that the action or inaction adversely affects Lender's security; (d) Mortgagor fails to pay taxes on the Property or otherwise fails to act and thereby causes a lien to be filed against the Property that is senior to the lien of this Security Instrument; (e) a sole Mortgagor dies; (f) if more than one Mortgagor, any Mortgagor dies and Lender's security is adversely affected; (g) the Property is taken through eminent domain; (h) a judgment is filed against Mortgagor and subjects Mortgagor and the Property and as a result. Lender's interest in Lender's interest; or (i) a prior lienholder forecloses on the Property and as a result, Lender's interest is adversely affected.

Executive Officers. Any Borrower is an executive officer of Lender or an affiliate and such Borrower

becomes indebted to Lender or another lender in an aggregate amount greater than the amount permitted under federal laws and regulations.

9. REMEDIES ON DEFAULT. In addition to any other remedy available under the terms of this Security Instrument, Lender may accelerate the Secured Debt and foreclose this Security Instrument in a manner provided by law if Mortgagor is in default. In some instances, federal and state law will require Lender to provide Mortgagor with notice of the right to cure or other notices and may establish time schedules for provide Mortgagor with notice of the right to cure, or other notices and may establish time schedules for foreclosure actions,

At the option of the Lender, all or any part of the agreed fees and charges, accrued interest and principal shall become immediately due and payable, after giving notice if required by law, upon the occurrence of a default or anytime thereafter. The acceptance by Lender of any sum in payment or partial payment on the Secured Debt after the balance is due or is accelerated or after foreclosure proceedings are filed shall not constitute a waiver of Lender's right to require complete cure of any existing default. By not exercising any remedy on Mortgagor's default, Lender does not waive Lender's right to later consider the

- event a default if it happens again.

 10. EXPENSES; ADVANCES ON COVENANTS; ATTORNEYS' FEES; COLLECTION COSTS. If Mortgagor breaches any covenant in this Security Instrument, Mortgagor agrees to pay all expenses Lender incurs in performing such covenants or protecting its security interest in the Property. Such expenses incurs in performing such covenants or protecting its security interest in the Property. Such expenses include, but are not limited to, fees incurred for inspecting, preserving, or otherwise protecting the Property and Lender's security interest. These expenses are payable on demand and will bear interest from the date of payment until paid in full at the highest rate of interest in effect as provided in the terms of the Secured Debt. Mortgagor agrees to pay all costs and expenses incurred by Lender in collecting, enforcing or protecting Lender's rights and remedies under this Security Instrument. This amount may include, but is not limited to, attorneys' fees, court costs, and other legal expenses. This amount does not include attorneys' fees for a salaried employee of the Lender. To the extent permitted by the United States Bankruptcy Code, Mortgagor agrees to pay the reasonable attorneys' fees Lender incurs to collect the Secured Debt as awarded by any court exercising jurisdiction under the Bankruptcy Code. This Security Instrument shall remain in effect until released. Mortgagor agrees to pay for any recordation costs of such release.
- remain in effect until released. Mortgagor agrees to pay for any recordation costs of such release.

 11. ENVIRONMENTAL LAWS AND HAZARDOUS SUBSTANCES. As used in this section, (1) Environmental Law means, without limitation, the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA, 42 U.S.C. 9601 et seq.), and all other federal, state and local laws, regulations, ordinances, court orders, attorney general opinions or interpretive letters concerning the public health, safety, welfare, environment or a hazardous substance; and (2) Hazardous Substance means any toxic, radioactive or hazardous material, waste, pollutant or contaminant which has characteristics which render the substance dangerous or potentially dangerous to the public health, safety, welfare or environment. The term includes, without limitation, any substances defined as "hazardous material," "toxic substances," "hazardous waste," "hazardous substance," or "regulated substance" under any Environmental Law. Mortgagor represents, warrants and agrees that:

A. Except as previously disclosed and acknowledged in writing to Lender, no Hazardous Substance is or will be located, stored or released on or in the Property. This restriction does not apply to small quantities of Hazardous Substances that are generally recognized to be appropriate for the normal

use and maintenance of the Property.

B. Except as previously disclosed and acknowledged in writing to Lender, Mortgagor and every tenant

have been, are, and shall remain in full compliance with any applicable Environmental Law.

Mortgagor shall immediately notify Lender if a release or threatened release of a Hazardous Substance occurs on, under or about the Property or there is a violation of any Environmental Law concerning the Property. In such an event, Mortgagor shall take all necessary remedial action in accordance with any Environmental Law.

D. Mortgagor shall immediately notify Lender in writing as soon as Mortgagor has reason to believe there is any pending or threatened investigation, claim, or proceeding relating to the release or threatened release of any Hazardous Substance or the violation of any Environmental Law.

(† jo † ə6ed)	CYNTHIA SKURA Lake County My Commission Expires September 17, 2007	ANE CONTRACTOR		riffith , Savings, Bani kers Systems, Inc., St. Cloud, MN. Form OCP	
•••••		Lake 1esPresident	(Notary's County)	ument was prepared by.	rttani sidT
<i>V</i>	pathra Sheur	ZOOZ 'L	OCATACO STANDOR STANDO	My commission expires	
his 1946. Longawa	, a Notary Public, t TLongawaand eution of the annexe	amoxalame2. ,	oia. Skura	day ofDecembers Before me,	(IsubivibnI)
.ss {	LX ОЕГяке	CONM	OF Indiana	ALEDGMENT STATE	MAJV
محمد (2-19-0 / Date)	Mend M. Longawa	Signature) DO	-9/-6/ (3-9/10/10/10/10/10/10/10/10/10/10/10/10/10/	t and in any attachments. ated on page 1 Gross Jerome T. Longana	the date str
sined in this Security lastrument on	and covenants conta S zint to vgos s to tdi	ses to the terms cknowledges rece	Hortgagor agree	IRES: By signing below	SIGNATU
	/1	Doortoo	not in		
	/	Docume T OFF	ICIAL!		
			he property		
		ake County			
			15III O E4 81	OLLIONAL TERMS. Junear of Leases and Ren Junear of Lease and Ren Junear of L	Z0. ☐ ADI
		עוופנו מוווכווני	OI IUIS Secutio	nent and amend the tern	uəlddus
		o stabir and to do	ereements of each	laws and regulations. The covenants and a	federal or
in the Secured Debt,	of laws as agreed to	nstrument with the	i tuamuras Luity i	CABLE LAW, The Secure tedured by	may be
the Secured Debt	e of credit. Althous	io chigit iib covii nil gniviovet e s	sv. mgagumas. St. monthagas	shalling of liens and asse	the mar
ny and all rights and	vaives and releases a	w Mortgrant We	Office to March 1971	ss main to the appropriate of the serious of the serious of the extentation of the extent of the ext	address
	mutismi viituoos sin	The Lagrange of the	ured by iaw, and	security instrument. Time ecurity instrument. Time E. Unless otherwise required mail to the appropriation.	12. NOTIC
dings of the sections	he captions and head be used to interpre	or remainder or d al the singular. T alv and are not t	nrateaphiny or u aral and the plura or convenience of	and will not affect the er ular shall include the plu aurity Instrument are fo	bevered ganis eht
Titten agreement. If that section will be	we the variations by wording to its terms,	o ne securo impliedly permit as enforced ac	agreement retate law expressly or trument cannot	ent, attachments, or any be effective, unless that	Instrume Ton Iliw
ully integrated. This cin this Security	1 bns ətəlqmoə zi tn 1392 ynA Anəməərve	ecurity Instrume	S sidT .NOITAT	VBILITY: INTERPRED MY Mortgager.	IT ZEAEK szeszene o szeszene
IGNS BOUND. All urity Instrument but set in the Property to able on the Secured Mortgagor agrees to regagor or any party tisagor or one-ti-deficiency or one-ti-deficiency or one-	ESSORS AND ASSI rtgagor signs this Sec ge Mortgagor's intered ter and Mortgagor, I or claim against Mo or limited to, any an	Indes for takes an individual to mortga any to mortga to mortga to mortga any action inging any action and any are mortga and a	o pay to Lender 1 ABILITY, CO-SI Lent are joint and Mortgagor does a Secures a guarar t Lender from br hese rights may in efits of this Secur	AND INDIVIDUAL LLAMD INDIVIDUAL LLAMD INDIVIDUAL LLAMD INDIVIDUAL LLAMD IN SECULITY INSTRUMENT THIS SECULITY INSTRUMENT IN TIGHTS THE OPLIGATION. THE MISSERION. THE MISSERION THE OPLIGATION. THE MISSERION IN TH	Mortgag I3, JOINT A duties un does not secure pa Debt. If waive an indebted action la
sparate agreement,	se provided in a se	Unless otherw	INSURANCE	W FOR TAXES AND	IT EZCKO

Jerome T. Longawa Donna M. Longawa 1506 Azalea Drive Munster, IN 46321

Borrower's Name and Address above, jointly and severally GRIFFITH SAVINGS BANK 510 NORTH BROAD STREE GRIFFITH, INDIANA 46319

Lender's Name and Address "We" or "us" means the lender named above.

	Tou means each bollower
No 19000084	2
Date Decmber	19, 2001
Trans. Acct. #1900	00084538
Line of Credit \$ 15.0	00.00
Triggering Balance \$	N/A

		The second seconds	1	
Initial Advance \$		Maturity DateDec	ember 15, 2021	
Minimum Advance \$	100.00	Billing Cycle: Ends	on the last day	
Minimum Balance \$		of every	month	
Draw Period	10 years	Payment Date	the 15th day	
Repayment Period	10 years	of every	month	

GSB ADVANTAGE LOAN

GENERALLY: This is an agreement about your home equity line of credit. Many of the terms we use in this agreement have special meanings. The term "loan account balance" means the sum of the unpaid principal of loans made under this plan, plus unpaid but earned finance charges, plus any credit insurance premiums that are due. "Transaction Account" means an account you carry with us. The number of this account is listed at the top of the form on the line labeled "Trans. Acct. #." "Line of Credit" means the maximum amount of principal we will ordinarily allow you to owe us under this plan at any time. "Triggering Balance" is the amount you must keep in your transaction account to prevent us from lending you money under this plan. In addition, we will use the following terms for this home equity plan: "Initial Advance" means the amount of money we will require you to accept as an advance to open the plan. "Inimimum Advance" means the smallest amount of money we will advance to you at your request. The "Minimum Balance" is the amount of principal of loans we will require you to maintain outstanding during the plan. If the principal balance outstanding falls below the minimum balance, you may have to pay a fee described below.

The "Draw Period" is the time during the plan that you may request advances and will make payments on your loan account balance. The "Repayment Period" is the time during the plan that you may request advances and will make payments on your loan account balance. The "Repayment Period" is the time during the plan that you must repay your loan account balance but may not request further advances. Except where otherwise indicated, the regulatory disclosures contained in this agreement apply to both the draw and repayment periods.

If any term of this agreement vlolates any law or for some other reason is not enforceable, that term will not be part of this agreement. This agreement is subject to the laws of the state where we are located.

TAX DEDUCTIBILITY: You should consult a tax advisor regard

TAX DEDUCTIBILITY: You should consult a tax advisor regarding the deductibility of interest and charges under this home equity plan.

ecoucibility of interest and charges under this home equity plan.

REQUESTING A LOAN: You request a loan under this plan whenever you:

write a check for at least the minimum advance listed above using one of the special checks you have for that purpose.

make a cash withdrawal.

request in person or by phone that you be advanced directly an amount at least as large as the minimum advance listed above.

authorize a payment to a third person or account and indicate to us in the manner we require that the payment be made with funds we advance you.

authorize payments, including periodic automatic withdrawals from a related Transaction Account.

authorize payments, including periodic automatic withdrawals from a related Transaction Account.

use the credit card we supply you to make purchases or receive cash Joan advances.

HOW THE LOAN IS ADVANCED: When you request a loan, we will, subject to any limitations contained in this agreement, advance exactly the amount you request, so long as the requested amount equals or exceeds the minimum advance listed above. We will make the advance by depositing the amount in your transaction account, by advancing the money directly to you, or by paying a designated third person or account, depending on how we agree to make the advance. We will record the amount as a loan in your loan account. If your request is for less than the minimum advance, we may, at our option, grant the request. However, granting the request does not mean we will be required to grant requests for less than the minimum advance in the future. We always have the option to deny any such request.

However, we will not ordinarily grant any request for a loan which would cause the unpaid principal of your loan account balance to be greater than the Line of Credit listed above. We may, at our option, grant such a request without obligating ourselves to do so in the future.

HOW FINANCE CHARGES ARE COMPUTED: Finance charges begin to

without obligating ourselves to do so in the future.

HOW FINANCE CHARGES ARE COMPUTED: Finance charges begin to accrue immediately when we make a loan to you. To figure the finance charge for a billing cycle, we apply a daily periodic rate of finance charge to the "principal balance" of your loan account each day.

To figure the "principal balance" for each day, we first take your loan account balance at the beginning of the day and subtract any unpaid finance charges and credit Insurance premiums (if any) that are due. Next we subtract the portion of any payments or credits received that day which apply to the repayment of your loans. (A portion of each payment you make is applied to finance charges and credit insurance premiums, it any.) They was add any new loans made that day. The final figure is the "principal balance." chied to finance charges and any The final figure is the principal of dany new loans made that day. The final figure is the principal of the daily periodic rate of FINANCE CHARGE is 0.20833 % when the daily periodic rate of FINANCE CHARGE is 0.20

corresponds to an ANNUAL PERCENTAGE RATE of 7.50

Corresponds to an ANNUAL PERCENTAGE RATE of 7.50

The annual percentage rate includes interest and not other costs. (Initials)

VARIABLE RATE: The annual percentage rate may change, and will be above the following "base rate": the highest base rate on corporate loans at large U.S. money center commercial banks that The Wall Street Journal publishes as the prime rate. The annual percentage rate may increase if this "base rate" increases. An increase will take effect on the first day of each month. An increase will result in an increase in the finance charge and it may have the effect of increasing your periodic minimum payment. The annual percentage rate will not increase more often than once a month. A decrease will have the opposite effect of an increase disclosed above.

If the base rate changes more frequently than the annual percentage rate, we will always use the base rate in effect on the day we adjust the annual percentage rate to determine the new annual percentage rate if you such a case, we will ignore any changes in the base rate that occur between annual percentage rate adjustments.

The "annual percentage rate" referred to in this section is the annual which corresponds to the periodic rate applied to the balance as described above. This corresponding ANNUAL PERCENTAGE RATE will never exceed.21%, and will never exceed the highest allowable rate for this type of agreement as determined by applicable state or federal law. (Initials)

The ANNUAL PERCENTAGE RATE will never decrease below way. 75%.

HOW YOU REPAY YOUR LOANS - DRAW PERIOD: On or before each payment date during the draw period, you agree to make a minimum payment to reduce your debt. The minimum payment amount is 2% of your loan account balance on the last day of the billing cycle, or \$50.00, whichever is greater.

PRINCIPAL REDUCTION: During the draw period the minimum payment will not fully repay the principal that is outstanding on your line.

HOW YOU REPAY YOUR LOANS - REPAYMENT PERIOD: On or before each payment date during the repayment period, you agree to make a minimum payment to reduce your debt. The minimum payment amount is 2% of your loan account balance on the last day of the billing cycle, or \$50.00, whichever is greater. hichever is greater.

whichever is greater.

FINAL PAYMENT: On the maturity date listed above, you must pay the amount of any remaining loan account balance outstanding. The minimum payments may not be sufficient to fully repay the principal that is outstanding on your line. If they are not, you will be required to pay the entire outstanding balance in a single balloon payment.

We are not obligated to refinance your loan at that time, but will consider your request to do so. If you refinance this account at maturity, you may have to pay some or all of the closing costs normally associated with a new loan even if you obtain financing from us.

ADDITIONAL REPAYMENT TERMS: If your loan account balance on a payment date is less than the minimum payment amount, you must pay only the loan account balance.

If you fail to make a payment, we may, but are not required to, advance money to you to make the payment. All the terms of this agreement would apply to such a loan.

You can pay off all or part of what you owe at any time. However, so long as you owe any amount you must continue to make your periodic minimum payment.

The amounts you pay will be applied first to any tipages charges that are

The amounts you pay will be applied first to any finance charges that are due, then to principal, and finally to other charges due.

AUTOMATIC WITHDRAWAL: If checked, you authorize us to automatically withdraw your payment from your transaction account on each payment date. If your transaction account does not have enough money in it to make the minimum payment, we may, but are not required to, lend you money to make the payment. All the terms of this agreement will apply to such a loan. If your loan account balance is less than the minimum payment amount, we will withdraw only the amount necessary to reduce your loan account balance to zero.

balance to zero.

SECURITY: To secure the payment of what you owe, we have the right of setoff. This means we can pay the amount you owe us out of money that we are
required to pay you (such as money in your savings or checking account).
However, we cannot use in this way money in your IRA or other tax-deferred
retirement account. State law may further limit our right of set-off.
However, we will have no right of set-off if you can obtain credit under this
plan by using a debit or a credit card.

We have also secured your obligations under this plan by taking a
security interest (by way of a separate security agreement, mortgage or other
instrument dated December 19, 2001) in the
following property, described by item or type: Lot 36 in Fair—
meadow 23rd Addition to the Town of meadow 23rd Addition to the Town of Munster, as per plat thereof, recorded in Plat Book 45 page 21, in the Office of the Recorder of Lake County, Indiana.

Any present or future agreement securing any other loan you have with us also will secure the payment of this loan. Property securing another loan will not secure this loan if such property is your principal dwelling and we fail to provide any required notice of right of rescission. Also, property securing another loan will not secure this loan to the extent such property is in household goods.

Filips feet N/A

Filing fees \$ N/A

You may buy property insurance from anyone you want who is acceptable to us. If you buy the insurance from or through us, your premium will be

will be

CHANGING THE TERMS OF THIS AGREEMENT: Generally, we may not change the terms of this agreement. However, we may change the terms in the following circumstances:

If this is a variable rate plan, we may change the index and margin if the original index described above becomes unavailable. Any new index will have a historical movement similar to the original, and, together with a new margin, will produce a similar interest rate.

We may make changes that you have agreed to in writing.

We may make changes that unequivocally benefit you.

We may make changes to insignificant terms of this agreement. In addition, we may make the following specific changes, upon the occurrence of the events described:

We will increase the ANNUAL PERCENTAGE BATE

N/A

 We will increase the ANNUAL PERCENTAGE RATE _ <u>N/A</u> % if you leave your position with us.

We will increase the margin N/A % if you leave your position with us.

• We will increase the ANNUAL PERCENTAGE RATE N/A if you fail to maintain a qualifying minimum balance of \$ N/A in a savings or money market account at our institution.

We will increase the margin NA % if you fail to maintain a

qualifying minimum balance of N/A in a savings or money

market account at our institution.

We will refuse to make additional extensions of credit or reduce your credit limit if the maximum annual percentage rate is reached.

If we are required to send notice of a change in terms, we will send the notice to your address listed above. (You should inform us of any change in address.)

ADDITIONAL CHARGES: You agree to pay the following additional charges:

A late charge on any installment or minimum payment not paid in full within 10 days after it is due of 2% of the payment, or \$15.00, whichever is less.

You agree that we may change this amount pursuant to Indiana Code §§ 24-4.5-1-106 and 24-4.5-3-293,5 so as to a way be the maximum amount allowed by law. \$20.00

A fee of \$10000 for each check, hegotiable order of withdrawal or draft you issue in connection with this loan that is returned because it has been hishonored.

dishonored.	 That is returned by	sca	use it has bee
plication Fee	\$; Points	\$	
Appraisal	\$; Official Fees	\$	
Property Survey	\$; Title Search	\$	
Credit Report Fees	\$; Title Insurance	\$	
Documentation Fees	\$; Taxes	\$	
Termination Fee	\$; Stop Payment Fe	e\$	15.00
Maintenance Fee \$50			
(Other)		_\$.	

ATTORNEY'S FEES: Except when prohibited by law, you agree to pay the reasonable attorney's fees we incur if we hire an attorney to collect this note in the event of your default plus any other costs we incur to realize upon any security, all without relief from valuation and appraisement laws.

NOTICE: See the reverse side for additional terms and for information about your rights in the event of a billing error.

SIGNATURES: By signing below, you agree to the terms on both sides of this agreement and you promise to pay any amounts you owe under this agreement. You also state that you received a completed copy of the agreement on today's date.

Lender Griffith Savings Bank
By: Cindy Skura, Loan Officer
Signature Asome T. Jongawa
erome T. Longawa
Signature Come M. dorgans
Donna M. Longawa U

© 1983 Bankers Systems, Inc., St. Cloud, MN Form OCP-HE-IN 12/1/95 Custom

ADDITIONAL TERMS

DEFAULT: You will be in default on this agreement if any of the following occur:

- (1) You engage in fraud or material misrepresentation, by your actions or failure to act, in connection with any phase of this home equity line of
- (2) Subject to any right to cure you may have, you do not meet the repayment terms;
- repayment terms;
 Your action or inaction adversely affects the collateral or our rights in the collateral, including but not limited to: (a) failure to maintain required insurance on the dwelling; (b) your transfer of the property; (c) failure to maintain the property or use of it in a destructive manner; (d) commission of waste; (e) failure to pay taxes on the property or otherwise fail to act and thereby cause a lien to be filed against the property that is senior to our lien; (f) death; (g) the property is taken through eminent domain; (h) a judgment is filed against you and subjects you and the property to action that adversely affects our interest; or (i) a prior lien holder forecloses on the property and as a result, our interest is adversely affected.

REMEDIES: We may terminate your account, require you to pay the entire outstanding balance in one payment and charge you a termination fee (if provided for on the other side of this agreement), and fees related to the collection of the amount owing, if you are in default in any manner described above. In that instance, we may take other action short of termination, such as charging you a fee if you fail to maintain required property insurance and we purchase insurance. If we elect to terminate and accelerate the amounts owing on your account, we may use our right to set-off, unless prohibited.

Even if we choose not to use one of our remedies when you default, we do not forfeit our right to do so if you default again. If we do not use a remedy when you default, we can still consider your actions as a default in the future.

SUSPENSION OF CREDIT AND REDUCTION OF CREDIT LIMIT: We may temporarily prohibit you from obtaining additional extens reduce your credit limit if:

- (1) The value of the dwelling securing this home equity line of credit declines significantly below its appraised value for purposes of this line;
- (2) We reasonably believe you will not be able to meet the repayment requirements due to a material change in your financial circumstances;
- (3) You are in default of a material obligation of this agreement, which shall include, but is not limited to, your ongoing obligation to supply us with information we feel we need to assess your financial condition;
- (4) A governmental action prevents us from imposing the annual percentage rate provided for in this agreement;

 (5) The action of a governmental body adversely affects our security interest to the extent that the value of the security interest is less than 120% of the home equity line;

constitute an unsafe business practice.
In the event that we suspend your right to additional advances or reduce your credit line, we will send you notice of our decision at the address listed on the front of this agreement. (You should inform us of any change in your address.) If we have based our decision to suspend or reduce your credit privileges on an assessment of your financial condition or performance under this plan, and you believe that your situation has changed, you must request that we re-evaluate your situation, and reinstate your credit privileges.

CREDIT INFORMATION: You agree to supply us with whatever information we reasonably feel we need to decide whether to continue this plan. We agree to make requests for this information without undue frequency, and to give you reasonable time in which to supply the information.

You authorize us to make or have made any credit inquiries we feel are necessary. You also authorize the persons or agencies to whom we make these inquiries to supply us with the information we request.

YOUR BILLING RIGHTS KEEP THIS NOTICE FOR FUTURE USE

This notice contains important information about your rights and our responsibilities under the Fair Credit Billing Act.

Notify Us In Case of Errors or Questions About Your Bill

If you think your bill is wrong, or if you need more information about a transaction on your bill, write us at the address listed on your bill. Write to us as soon as possible. We must hear from you no later than 60 days after we sent you the first bill on which the error or problem appeared. You can telephone us, but doing so will not preserve your rights.

In your letter, give us the following information:

- Your name and account number.
- The dollar amount of the suspected error.
- Describe the error and explain, if you can, why you believe there is an error.
 If you need more information, describe the item you are not sure about.

If you have authorized us to pay your bill automatically from your savings, checking or other account, you can stop the payment on any amount you think is wrong. To stop the payment your letter must reach us three business days before the automatic payment is scheduled to occur.

Your Rights and Our Responsibilities After We Receive Your Written Notice

We must acknowledge your letter within 30 days, unless we have corrected the error by then. Within 90 days, we must either correct the error or explain why we believe the bill was correct.

After we receive your letter, we cannot try to collect any amount you question, or report you as delinquent. We can continue to bill you for the amount you question, including finance charges, and we can apply any unpaid amount against your credit limit. You do not have to pay any questioned amount while we are investigating, but you are still obligated to pay the parts of your bill that are not in question.

If we find that we made a mistake on your bill, you will not have to pay any finance charges related to any questioned amount. If we didn't make a mistake, you may have to pay finance charges, and you will have to make up any missed payments on the questioned amount. In either case, we will send you a statement of the amount you owe and the date that it is due.

statement of the amount you owe and the date that it is due.

If you fail to pay the amount that we think you owe, we may report you as delinquent. However, if our explanation does not satisfy you and you write to us within ten days telling us that you still refuse to pay, we must tell anyone we report you to that you have a question about your bill. And, we must tell you the name of anyone we reported you to. We must tell anyone we report you to that the matter has been settled between us when it finally is.

If we don't follow these rules, we can't collect the first \$50 of the questioned amount, even if your bill was correct.

to the extent that the value of the security interest to the extent that the value of the security interest to the extent that the value of the security interest to the extent that the value of the security interest to the extent that the value of the security interest to the extent that the value of the security interest the maximum rate allowed under this plan (if provided for on the other the maximum rate allowed under this plan (if provided for on the other side of this agreement); or side of this agreement, it is that continued advances would constitute an unsafe business practice.

If you have a problem with the quality of property or services that you purchased with a credit card, and you have tried in good faith to correct the problem with the merchant, you may have the right not to pay the remaining address; and an other than the property or services. There are two limitations on this right:

All you have a problem with the quality of property or services that you have a problem with the quality of property or services that you have a problem with the quality of property or services. There are two limitations on this right:

All you have a problem with the quality of property or services. There are two limitations on this right:

All you have a problem with the quality of property or services. There are two limitations on this right:

All you have a problem with the quality of property or services. There are two limitations on this right:

All you have a problem with the quality of property or services. There are two limitations on this right:

All you have a problem with the quality of property or services.

- (a) You must have made the purchase in your home state or, if not within your home state within 100 miles of your current mailing address; and
- (b) The purchase price must have been more than \$50. These limitations do not apply if we own or operate the merchant, or if we malled you the advertisement for the property or services.

LIABILITY FOR UNAUTHORIZED USE OF A CREDIT CARD

You may be liable for the unauthorized use of your credit card. You will not be liable for unauthorized use that occurs after you notify us at the address on the other side of this form, orally or in writing, of the loss, theft, or possible unauthorized use. In any case, your liability will not exceed \$50.

