

STATE OF INUIAN LAKE COUNTY
FILENCE COUNTY

2002 112319

2007 DEC -5 PK 12: 19

MORRIS W. CARTEN RECORDER

Mortgage

(Borrower/Mortgagor) Open End Line of Credit

RETURN TO: National City P O Box 5570, Loc. #7116 Cleveland OH 44101

Inis	s Indenture	Witnesset	<i>h,</i> That _	GERALD	W CHIL	DS AND	DIANE	M CHILDS	S <i>Hushand an</i>	d Wife			
tairigry	or jointly	wortgagor	") of 🛂	NE.	D W CHILDS AND DIANE M CHILDS Husband and Wife County, State of Indiana, MORTGAGES,								
and V	WARRANTS E	to Nati	onal Cit	/ Bank,	("Mor	tgagee")	the	following	described	real	aria, ivi Astata	Josephad	
LAKI	E			County	, Indian	a:			accompag	rear	estate	located	
Commo	on address	1121 ORI		E MU	NSTER	(NORTH	l) I	N					
		(Street Addres	s or R.R.)			(City)			(Twp.)			State)	
The Le	gal Descript	ion as foll	ows:										
					See At	tached Ex	chibit	Α					
								, ,					
							4 9						
					ocu	men	IU 1	5					
				TOI	101	אות ות		ATI					
			1			441							
			Returnst	Docu	ment	is the	pro	perty of the period of the per	of				
		First Americ	can Equity L Delaware S rapolis, IN	treet # 1700	e Co	unty 🛱	rst An	nerican Equ	lity Loan Se	rvices. (nc.		
		India	apolis, 1N (317)637-	46204-2516 6277	,0 00	#	24	2160		, -			
			(311)00			#_		0100		of the party of the same of th	-		
to o a th -	an and the first												
or appe	er with all rigertaining to	ghts, privi	leges, int	erests, e	asemen	ts, impro	veme	nts and fix	tures now	or herea	after lo	cated upor	
issues,	income and	d profits t	hereof t	O COOLIFO	the	Tod to as	LITE	"Mortgage	ed Premises	"), and	all lea	ses, rents	
Mortgag	gee under a	certain c	redit agra	emont d	10	/23 /2002	iu ali	obligation	s of all bor	rowers	("Borre	owers") te	
CHA IIIIG	o oi ciedii k	or the Bor	TOMATE IN	the eme	11 . m dr	A41000			with f	tnat es	tablishe	es an oper	
aria ter	iiis oi bavi	nenu as r	nerein ni	'AVIded	0" 00 4	A comment of the comment	mod	lified or re	enewed ex	uture a	by Ro	s, interest	
wortga	gee ("Agree	ment"). M	ortgagor	covenan	ts and a	grees wi	th Mo	rtgagee th	at:	ccatea	ру Бог	rowers to	
FIRST.	Mortgagor i	s 18 vaar	c of ogo		150°								
Mortgag	Mortgagor i ged Premise	s free and	s or age, I clear of	all liens	, a citiz	en of the	Unit	ed States,	and the ov	vner in	fee-sim	ple of the	
delinque	ged Premise ent and		0.00.01	un nons	and end	urnbranc	es ex	cept for th	e lien of tax	xes and	assess	ments no	
SECONI	D Borrowo	re will	, all '		E .	SEAL	3						
collection	D. Borrowe on and reaso	nable atto	rnevs' fa	eptedne	ss secu	ired by t	this N	Nortgage v	when due,	togethe	er with	costs o	
			,,,,oys 10	es, all W	itilout	ellet from	valua	ation and a	ppraisemen	t laws.			

THIRD. Mortgagor shall pay all taxes or assessments levied or assessed against the Mortgaged Premises or any part thereof when due and before penalties accrue. Also, Mortgagor shall not permit any mechanic's lien to attach to the Mortgaged Premises or any part thereof or further encumber the Mortgaged Premises without Mortgagee's prior written consent.

FOURTH. Mortgagor shall keep the Mortgaged Premises in good repair at all times and shall not commit or allow the commission of waste thereof. Mortgagor shall procure and maintain in effect at all times hazard (fire and extended coverage) insurance in an amount which is at least equal to the loan amount after taking into account insurable value as multiplied by the applicable coinsurance percentage, such insurance to be in amounts and with companies acceptable to Mortgagee and with a standard Mortgagee clause in favor of Mortgagee.

FIFTH. Mortgagee may, at its option and from time to time, advance and pay all sums of money which in its FIFTH. Mortgagee may, at its option and from time to time, advance and pay all sums of money which in its judgment may be necessary to perfect or preserve the security intended to be given by this Mortgage. Such sums may include, but are not limited to, insurance premiums, taxes, assessments and liens which may be or become a lien upon the Mortgaged Premises or any part thereof and all costs, expenses and attorneys' fees incurred. All forthwith at the time same rate of interest that is disclosed on the Agreement and the Mortgagee shall be subrecated to any lien so paid by it.

71-0912-60 (12/01)

60/356

(Rev. 12/28/01) 0250M

13 th

SIXTH: If Mortgagor shall permit filing an encumbrance senior to this Mortgage or sell, assign or otherwise transfer ownership of or any interest in the Mortgaged Premises or any part thereof without prior written consent of Mortgagee, all indebtedness secured by this Mortgage shall, at the option of Mortgagee and without notice or demand, become immediately due and payable. SEVENTH: Upon any default by Mortgagor under this Mortgage or upon any default under the terms of the Agreement secured by this Mortgage, the entire indebtedness secured hereby shall, at the option of Mortgagee and without notice or demand, become immediately due and payable and this Mortgage may be foreclosed accordingly. Upon foreclosure, Mortgagee may take possession of the Mortgaged Premises to collect any rents, issues, income or profits and apply the same to the payment of indebtedness secured hereby or have a receiver appointed to take possession of the Mortgaged Premises and collect all rents, issues, income or profits, during the period of foreclosure and redemption. In the event of foreclosure, Mortgagee may continue the abstract of title to the Mortgaged Premises, or obtain other appropriate evidence of title or title insurance, and the cost thereof shall be added to the unpaid principal balance secured by this Mortgage. All rights and remedies of Mortgagee hereunder appropriate and not in limitation of any rights or remedies which Mortgagee may otherwise are cumulative and are in addition and not in limitation of any rights or remedies which Mortgagee may otherwise have by law. No waiver of any default or failure or delay to exercise any right or remedy by Mortgagee shall operate as a waiver of any other default or of the same default in the future or as a waiver of any right or remedy with respect to the same or any other occurrence. EIGHTH: That it is contemplated that the Mortgagee may make future advances to the Borrowers, in which event this Mortgage shall secure the payment of any and all future advances of any additional amount, provided that at no time shall the maximum amount secured by this Mortgage exceed the sum of \$_ and provided further that such future advances are equally secured and to the same extent and priority as the and provided further that such future advances are equally secured and to the same extent and priority as the amount originally advanced on the security of this Mortgage. The Mortgage at its option may accept a renewal extend the time for the payment of any part of said indebtedness without affecting the security or priority of this indirect or otherwise, of Mortgage shall also secure the payment of any other liabilities, joint, several, direct, evidence of indebtedness stating that said notes or other evidence of indebtedness are secured hereby.

NINTH: All rights and obligations of Mortgager bereunder shall be hinding times all heirs. Successors assigns and NINTH: All rights and obligations of Mortgagor hereunder shall be binding upon all heirs, successors, assigns and legal representatives and shall inure to the benefit of Mortgagee and its successors, assigns and legal TENTH: Any Mortgagor who signs this Mortgage but does not sign the Agreement does so only to mortgage Mortgagor's interest in the Mortgaged Premises to secure payment and performance of the Agreement and performance of the Agreement and performance of the Agreement. ELEVENTH: This Mortgage is governed by the laws of Ohio, except to the extent otherwise required by the laws of Indiana, and applicable federal law. IN WITNESS WHEREOF, Mortgagor has executed this Mortgage on this 221d day of October 2002 Signature GERALD W DIANE M CHILDS STATE OF ____ Indiana COUNTY OF ____Lake Before me, a Notary Public in and for said County and State, appeared GERALD W CHILDS AND DIANE M CHILDS Husband and Wife each of whom, having been duly sworn, acknowledged the execution of the foregoing Mortgage. Witness my hand and Notarial Seal this 22 nd day of October 2002 County of Residence: Porter Signature Molmad My Commission Expires: (0/17/2007

This Instrument prepared by Kathryn Jezuit.

71-0912-60 (12/01)

Printed Name _ Norma

60 /356

of National City Bank

(Rev.12/28/01 0294M

EXHIBIT A

LOT NUMBERED 18 IN FAIRMEADOW ELEVENTH ADDITION, AN ADDITION TO THE TOWN OF MUNSTER AS PER PLAT THEREOF RECORDED IN PLAT BOOK 38, PAGE(S) 75, IN THE RECORDS IN THE OFFICE OF THE RECORDER OF LAKE COUNTY INDIANA.

Permanent Parcel Number: 18-28-0271-0018 GERALD N. CHILDS, SR. AND DIANE M. CHILDS, HUSBAND AND WIFE

1121 ORIOLE DRIVE, MUNSTER IN 46321 First American Order No: 3421603

