

NBD Bank, N.A. Mortgage (Installment Loan) - Indiana

N-10	8	5
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Marie Committee Committee

Wortgo	ige (mstamment	Loan) - Indi	ılla	N-700	
This Mortgage is made on	April 8, 1994 Paul Wenner C	94028588 Orner and Lorra	aine Maria Orner	, 19, between the M	Aortgagor,
whose address isa national banking association,		eph Gary, IN 4 5 Broadway Mer	· · · · · · · · · · · · · · · · · · ·	_and the Mortgagee, NBD Bank	ς, Ν.Α.
(A) Definitions,					
(1) The words "Borrower".	"Vou" or "vours" mean	each Mortgagor, wheth	er single or joint, who signs below.		
(2) The words "we", "us",					
(3) The word "Property" malso includes anything at	neans the land described be ttached to or used in conne	clow. Property includes ection with the land or	all buildings and improvements now attached or used in the future, as w ay have as owner of the land, include	vell as proceeds, rents, income, roya	alties, etc
					•
-	endments, renewals, modifi	ications, refinancings an	for credit in the TOTA d/or replacements of that loan agrees ary		us, subjec
	6 Lake Side Addi ke County, India		ty of Gary as shown in		
(C) Barrana Barra V	•				
(C) Borrower's Promises. You pr (l) Pay all amounts when due u	ander your loan agreement, is	ncluding interest, and	remedial actions in accordance	is necessary, you shall promptly take all e with applicable environmental laws.	i necessar
to perform all duties of th (2) Pay all taxes, assessments an	e loan agreement and/or th		(E) Default. If you do not keep the	promises you made in this Mortgage agreement, you will be in default. If	or you fa
they are due. If you do not them, if we choose, and a under your loan agreement	t pay the taxes, assessments dd what we have paid to the t with interest to be paid as	or liens, we can pay amount you owe us	default, we may use any of the including, but not limited to, the and/or Reducing the Credit Li-	rights or remedies stated in your loan nose stated in the Default, Remedies o mit paragraphs or as otherwise provide	agreement on Default ided by ar
agreement. (3) Not execute any mortgage,	security agreement assignm	ent of leases and ren-	full, you give us the power and	our outstanding balance and demand p authority to sell the property according	fing to pro
tals or other agreement gra	anting a lien against your in	terest in the property	cedures allowed by law. The p	proceeds of any sale will be applied functioning the costs of any environmenta	first to ar
ting that lien expressly pro Mortgage.	ovides that it shall be subje	ct to the lien of this	to the amount you owe us und	y us, then to reasonable attorney's fee der your loan agreement.	es and the
- (4) Keep the Property in good	repair and not damage, de	stroy or substantially	(F) Due on Sale. If you sell or trans	sfer all or any part of the Property or a rior written consent, the entire balance	any intere
(5) Keep the Property insured	against loss or damage car	used by fire or other	rin the Property without our pi	greement is due immediately.	cc or win
hazards with an insurance c	carrier acceptable to us. The i	insurance policy must	(G) Eminent Domain, Notwithstar	nding any taking under the power of early the debt in accordance with the te	
loan. You must deliver a co	opy of the policy to us if we by the premiums, we may do	request it. If you do	loan agreement until any awar	d or payment shall have been actuall	ly receive
have paid to the amount you	u owe us under your loan ag	reement with interest	or payment and any interest to	age, you assign the entire proceeds of us.	any awa
proceeds may be applied to	the loan agreement. At our of the balance of the loan, w	hether or not due, or	(H) Other Terms. We do not give u	ip any of our rights by delaying or faili	ing to exe
to the rebuilding of the Pr	roperty.		are cumulative. You will allow	hts under the loan agreement and this us to inspect the Property on reasona	able notic
(6) Keep the Property covered designated flood hazard zo	one,	located in a specially	This shall include the right to deem necessary and to perform	perform any environmental investigati n any environmental remediation requ	ion that v
(D) Environmental Condition. Ye disposal or release of any haza	ou shall not cause or perm	it the presence, use,	environmental law. Any invest	igation or remediation will be condu- ur interests. If any term of this Mortga	icted sole
not do, nor allow anyone else	to do, anything affecting th	e Property that is in	to be illegal or unenforceable,	the other terms will still be in effect	et. We ma
violation of any environmenta of any investigation, claim, de	mand, lawsuit or other actio	n by any governmen-	secured by this mortgage, reduce	of payment of any part or all of the in ce the payments or accept a renewal no	ote, witho
tal or regulatory agency or priv hazardous substance on the P	rate party involving the Prop roperty. If you are notified	erty or release of any by any governmental	shall impair the liep or priority	nolder. No such extension, reduction of this Morigage, nor release, discharged	or renew
or regulatory authority that an	y removal or other remediat	ion of any hazardous	your personal liability to us.		•
By Signing Below, You Agree to	All the Terms of This M	ortgage. WDIAN	Account 1		
Witnesses:		·	x XM/Vluis	Nile II	
Λ			Mortgagor Paul Wen	nda niciani.	
Print Name:			c rauximen		
V			V V		:
X			X Mortgagor Lorraine	Maria Opher	
Print Name:			Tollaine	The state of the s	
X					
Print Name:				s S	11 S
x				y ≠ ≠	T
Λ				RE(
Print Name:				000 E	1 m y
STATE OF INDIANA)			l0 11	
COUNTY OF Late. The foregoing instrument was a) acknowledged before me :	on this 8th	day of	[77]	70:94
	rner and Lorrain	e Maria Orner	day or	, N	Mortgagoi
-			x Drwx. M. Kal	-	Ç
Drafted by:			r -4		
C. P. Cor	nnors, Vice Pres	ıdent	rioury rubite,	-21-97 Coun	ity, India:
			my commission Expires.	1.00) _N V.
			When recorded, return to:	/D	(7)
			<i>N</i>	BD Bank	
				Indiana Square M1300	
NBD 2991B 4/93				ndianapolis, IN 46266	,