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

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TVIOL	gage (mstamment	1.0aji) - Ilidia	na –	
This Mortgage is made on _		April 1	~ ·	, 19 <u>94</u> , between the Mortgago
whose address is	Brent A. Jacob 12605 Mouroe	ous and Elizabe Crown Point I	th C. Jacobus N 46307	and the Mortgagee, NBD Bank, N.A.
a national banking association	on, whose address is8	585 Broadway,	Merrillville, I	N 46410
(2) The words "we", "u (3) The word "Property" also includes anything	s", "our" and "Bank" mean means the land described be g attached to or used in conne	the Mortgagee and its s flow. Property includes a ection with the land or a	necessors or assigns. all buildings and improventached or used in the fe	LAWYERS TITLE INS. CORP. gns below ONE PROFESSIONAL CENTER SUITE 215 CROWN POINT, IN 46307 ements now on the land or built in the future. Propert ature, as well as proceeds, rents, income, royalties, etc.
(B) Security. As security for	a loan agreement dated	April 18, 1994	for credit in	and, including all mineral, oil, gas and/or water right the TOTAL AMOUNT of \$_50,000.00 loan agreement, you mortgage and warrant to us, subject
to liens of record, the Pr	roperty located in theCi	ty of	Crown Point	LakeCounty, Indiana, described as
	Lot 8, Northwood Page 60 in Lak			
VACANT LOT-PLE	EASE MAIL TAX STAT	EMENTS TO: 711	CLOVER LANE,	CROWN POINT, IN 46307
(C) Borrower's Promises. You	promise to:		substance affecting th	ne Property is necessary, you shall promptly take all necessar
	ie under your loan agreement, in the loan agreement and/or the		remedial actions in	accordance with applicable environmental laws.
(2) Pay all taxes, assessment they are due. If you do them, if we choose, an under your loan agreen agreement.	s and fiens that are assessed agair not pay the taxes, assessments d add what we have paid to the cent with interest to be paid as	ast the Property when or liens, we can pay amount you owe us provided in the loan	to meet the terms of default, we may use including, but not li and/or Reducing the plicable law. If we a	ot keep the promises you made in this Mortgage or you far your loan agreement, you will be in default. If you are any of the rights or remedies stated in your loan agreemented to, those stated in the Default, Remedies on Default Credit Limit paragraphs or as otherwise provided by a accelerate your outstanding balance and demand payment
tals or other agreement without our prior writte ting that lien expressly Mortgage.	ge, security agreement, assignment granting a lien against your intensity on consent, and then only when provides that it shall be subjective.	the document gran- ct to the lien of this	cedures allowed by costs and expenses of tion or remediation to the amount you of	power and authority to sell the property according to pro- law. The proceeds of any sale will be applied first to an fathe sale, including the costs of any environmental investig- paid for by us, then to reasonable attorney's fees and the law us under your loan agreement.
chance the Property			in the Property with	sell or transfer all or any part of the Property or any intere- nout our prior written consent, the entire balance of wh
be payable to us and na loan. You must deliver not obtain insurance, or have paid to the amount	red against loss or damage cau be carrier acceptable to us. The is me us as Insured Mortgagee for a copy of the policy to us if we pay the premiums, we may do you owe us under your loan ag- in the loan agreement. At our c	r the amount of your request it. If you do so and add what we reement with interest	(G) Eminent Domain. I main, you shall con loan agreement unti by you. By signing to or payment and any	
proceeds may be applie to the rebuilding of the	d to the balance of the loan, when Property. red by flood insurance if it is be	nether or not due, or	cise them at any ting are cumulative. You This shall include the	o not give up any of our rights by delaying or failing to exect. Our rights under the loan agreement and this Mortga will allow us to inspect the Property on reasonable notice right to perform any environmental investigation that we
(D) Environmental Condition disposal or release of any h not do, nor allow anyone of violation of any environme of any investigation, claim, tal or regulatory agency or hazardous substance on the		e Property. You shall e Property that is in ive us written notice in by any governmen- erty or release of any by any governmental	environmental law. for our benefit and to to be illegal or uner at our option, extend secured by this mort the consent of any j	to perform any environmental remediation required und Any investigation or remediation will be conducted sole o protect our interests. If any term of this Mortgage is four inforceable, the other terms will still be in effect. We may define of payment of any part or all of the indebtedne gage, reduce the payments or accept a renewal note, without unior lienholder. No such extension, reduction or renew or priority of this Mortgage, nor release, discharge or affe- ity to us.
• • • • • • • • • • • • • • • • • • • •	to All the Terms of This Mo	ortgage.	. Light	1
Witnesses: X		THE PARTY OF THE P	X	1 00
			Mortgagor Bre	ant A. Jacobus
			Elinali	ella hidre = = ==
X			X Mortgagor J Eli	zabeth C. Robus
Print Name:				
x				12 oz
Print Name:				E Para
x				
Print Name:				The state of the s
STATE OF INDIANA)	40/		
COUNTY OF LAKE The foregoing instrument wa	s acknowledged before me o bus and Elizabeth	on this Tacobus	d	lay of April 1949
by Brent A. Jaco	ndo and ETTSanerii	o. oacobus	Dan. I	Mortgagor
Drafted by:			X = X = X = X = X = X = X = X = X = X =	RELIEA SLOSSER
C.P. Connors	s, Vice President		Notary Public, My Commission Expir	
			•	Di. 1
			When recorded, return	n to: NBD Bank
				One Indiana Square M1300 Indianapolis, IN 46266
NBD 299IB 4/93				Indianapolis, IN 46266