This Mortgage is made on	Joseph L. DelVa	April 11e	20		, 19 <u>.94</u> , hetwee	n the Mortgagor,
whose address is	156 S. Sullivan	St, Gary,	IN 464	03-	and the Mortgagee, NBD	Bank, N.A.
	ation, whose address is <u>858</u>	5 Broadway	ı; Merri	llville, IN 46410	:	
(A) Definitions:						
	wer", "you" or "yours" mean				<i>.</i>	
	"us", "our" andi "Bank" mean					C
also includes anyth	ty" means the land described to ning attached to or used in contucted attached to the sall other rights in real or p	nection with the	land or attac	ched or used in the future, as v	well as proceeds, rents, inco	me, royalties, etc
	for a loan agreement dated					
to liens of record, the	s, amendments, renewals, modi	fications, refinar ity.	cings and/or of <u>Gary</u>	replacements of that Iban agree Lake	ment, you mortgage and war ———————County, India	na, described as
	the South half of L				Addition in the Ca	ity E.
of Gary as	shown in plat book	: 22 page 1	l in Lak	e County, Indiana.		ity Hoago
(C) Borrower's Promises.	You promise to:			substance affecting the Property	is necessary, you shall prompt	to: y take all n get ssar
(1) Pay all amounts when	n due under your loan agreement, s of the loan agreement and/or t	including interest		remedial actions in accordance	••	~
· · · · · · · · · · · · · · · · · · ·	ents and liens that are assessed aga		(L when	E) Default. If you do not keep the to meet the terms of your loan	nagreement, you will be inide	fault. If you are i
they are due. If you	do not pay the taxes, assessment and add what we have paid to the	is or liens, we car	n-pay	default, we may use any of the including but not limited to: t	rights or remedies stated in yo	our loan agmemer
under your loan agre	eement with interest to be paid a	is provided in the	loan	and/or Reducing the Gredit L plicable law. If we accelerate	imit-paragraphs or as otherwi	se provided by ap
agreement. (3) Not execute any mort	tgage, security agreement, assignt	ment of leases and	ren-111	full, you give us the power an	deauthority to sell the property	v. accordinæo pro
tals or other agreeme	ent granting a lien against your in ritten consent, and then only who	nterest in the pro	perty	cedures allowed by law. The costs and expenses of the sale,	including the costs of any envir	onmental Maestig
ting that lien express	sly provides that it shall be subj	ject to the lien o	this	tionfor remediation paid for b	ny us, then to reasonable attorn der-your loan-agreement.	ney's fees the
Mortgage. (4) Keep the Property in	n good repair and not damage, d	lestroy or substan	naly is th	Due on Sale. If you sell or tran	nsfer all or any part of the Prop	erty or any intere
change the December	nsured against loss or damage ca			In the Property Without our r	mor written consent, the enti-	re balance of whi
hazards with an insur	rance carrier acceptable to us. The	e insurance policy	must ((3) Eminent Domain, Notwithsta	nding any taking under the po-	wer of eminent de
be payable to us and loan. You must delive	name us as Insured Mortgagee for a copy of the policy to us if w	for the amount of ve request it. If y	your ou do:	main, you shall continue to p loan agreement until any awa	pay the debt in accordance with	th the terms of the n actually receive
not obtain insurance,	, or pay the premiums, we may dunt you owe us under your loan a	to so and add wh	at we	by you. By signing this Mortg or payment and any interest t	tage, you assign the entire pro-	cceds of any awar
to be paid as provide	ed in the loan agreement. At our	r option, the insu	rance	d) Other Terms. We do notigive		o or failing to exc
to the rebuilding of	plied to the balance of the loan, very the Property.	wnemer or not at	ie, or	cise them at any time. Our ris	ghts under the loan agreement	and this Mortgag
(6) Keep the Property co designated flood haz	overediby floodinsurance if it is	s located in asspe	cially	are cumulative. You willfallow This shall include the rightito	perform any environmental in	vestigation that w
(D) Environmental Conditi	ion. You shall not cause or peri	mit the presence	use,	deeminecessary and to performental law. Any invest	stigation or remediation will b	e conducted sole
disposal or release of any	y hazardous substances on or in the else to do, anything affecting	the Property. You	shall	for our benefit and to protect of to be illegal or unenforceable	our interests. If any term of this the other terms will still be	i Mörtgage is four ∙in effect. We ma
violation of any environ	nmental*law. You shall promptly im, demand, lawsuit or other acti	give us written	notice	at our option, extendithe time	of payment of any part of the	of the indebtedne: newal note, withou
tal or regulatory agency	or private party involving the Prothe Property. If you are notified	pperty or release of	of any	the consent of any junior lien	holder. No such extension, cy y of this Mortgage, nor release,	duction or renew
or regulatory, authority t	that any removal or other remedia	ation of any haza	rdous.	your personal liability to us.	y of this wortgage, norreigns.	discharge or arre
By Signing Below, You Ag	ree to All the Terms of This N	Mortgage.	/NOLAND	Triple .		<u>.</u>
Witnesses: X ³					Vallet	·
^					L. DelValle	
Print Name:						
х			>	Mortgagor		
Print Name:					. · · · ·	II; (0)
X					SAMI RE	E S
					AN R RESE	JAM.
Print Name:			<u></u>		29 E009	JU 107
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Λ	<u> </u>				₩E e	N S S
Print Name:					± 2	<u>`</u> }; ``\$
STATE OF INDIANA	rtor)				MAIO,	
	rter) was acknowledged!before:me	on this	20th	day of	April	<u>, 1994</u>
by <u>Josep</u>	oh L. DelValle				Trecent -	Mortgagor
			7	x Mosima	LI CRUIC	:
Drafted by: C. F	Connors, Vice Pr	resident	ľ	Notary Public,	Porter Charles	_ County, India
			N	My Commission Expires: Ros	Caral activities of	
				5-16-94	" din.habet	1.6
				When recorded, returnito:	N.B.D. Bank	
					I Indiana Squar Indianapolis, I	
NBD 299IB 4/93			-		тистанаротіs, 1	AT TUZUU: \