6.0	c /matumitation to	uii) - Tiidiaii	a:	and the second s	
This Mortgage is made on Ph	April 22, 1994 nillip J.Trythall a	and Mary A.	rythall	, 19,	between the Mortgagor,
	4 Las Olas Ct. Cro			and the Mortgagee,	NBD Bank, N.A.,
a national banking association, wh	ose address is 8585 E	Broadway; Mei	rillville, IN	46410	
(A) Definitions,					
(1) The words "Borrower", "y	ou" or "yours" mean each M	fortgagor, whether s	ingle or joint, who sign	s below,	
(2) The words "we", "us", "of					
(3) The word "Property" mean also includes anything attaction	thed to or used in connection	with the land or atta	ichedfor used in the fift	ire as well as nonceeds rents	: income rovalties etc
property also includes all o	wher rights increal or personal	I property you may I	nave as owner of the lan	d; including: all mineral, oil,	gas and/or water rights
(B) Security. As security for a loan	n agreement dated Ap:	ril 22, 1994	for credit in th	ne TOTAL AMOUNT of \$	40,000.00
including all extensions, amend to liens of record; the Property	y located in the <u>City</u> :	s, refinancings and/o	r replacements of that los vn: Point La	in agreement, you mortgage at Re	ndiwarrant to us, subj ąc . Indiana . described .is
to liens of record; the Property Lot 67 Imperial Hei	ahts Third Subdiv	ision to the	City of Grown	Point as shown in	on lest
book 37 page 42 in	Lake County, INdia	ana.	oregron orom.	TOTHE US SHOWN IN	*prat
					i i
(C) Borrower's Promises. You prom	nica ta:		auhutanaa affaatina tha	Down and to the U.S.	ļu i
(1) Pay all amounts when due under	er vour loan agreement, includin	ig interest, and	remedial actions in ac	Property is necessary, you shall'p cordance with applicable envir	onmental laws.
to perform all duties of the le (2) Pay all taxes, assessments and li	oan agreement and/or this Mor		E) Defaulti If you do not	keep the promises you made in	this Mortgage or you fall
they are due. If you do not pa	y the taxes, assessments or lien	is, we can pay	default, we may use ar	our loan agreement, you will be ny of the rights or remedies state	d in your loan agreemen
under your loan agreement w	what we have paid to the amount ith interest to be paid as provid	nt you owe us edin the loan	and/or Reducing the C	ited to, those stated in the Defau Credit Limit paragraphs or as o	therwise provided by ap
agreement.	/ 10		plicable law. If we acc	elerate your outstanding balance ower and authority to sell the p	e and demand paymentiii
(3) Not execute any mortgage, sec tals or other agreement granti	ing a lien against your interest in	n the property.	cedures allowed by la	w. The proceeds of any sale while sale; including the costs of an	ill be applied first to an
ting that lien expressly provide	sent; and then only when the de des that it shall be subject to the	ocument gran- he liens of this	tion or remediation pa	aid for by us, then to reasonable us under your loan agreement	e attorney's fees and thei
Mortgage: (4) Keep the Property in good re	pair and not derive the force	ranominis ti		0	
change the Downsety			in the Property withou	ut our prior written consents the loan agreement is due imme	re entire halance of wha
(5) Keep the Property insured ag	ainst loss or damage caused by ier acceptable to us. The insuran	fire or other	G) Eminenti Dämain No	otwithstanding any taking under	
be payable to us and name us	as Insured Mortgagee for the and of the policy to us if we reques	mount of your	main, you shall contin	nue to pay the debt*in accordar	nce with the terms of the
not obtain insurance, or pay the	he premiums, we may do so and	dfaddfwhat we	by you. By signing thi	any awardfor payment shall har is Mortgage, you assign the enti	re proceeds of any, award
to be paid as provided in the	we us under your loaningreemen loan agreement. At our option,	the insurance	or payment and any i	nterest#10° us. not give up any of our rights by, c	lalmina au Gillia ta avan
to the rebuilding of the Prope	e balance of the loan, whether erty.	or not due, or	cise them attany time.	Our rights under the loan agre	ement and this Mortgage
(6) Keep the Property covered by designated flood hazard zone.	flood insurance if it is located	in a specially	This shall include the	rill allow us to inspect the Proportion any environment	ental investigationithatiwa
(D) Environmental Condition. You	shall not cause or permit the	presence, use,	environmental law. A	o perform any environmental re ny investigation or remediation	will be conducted solely
disposal or release of any hazardo not do, nor allow anyone else to	ous substances on or in the Prop	erty. You shall	for our benefit and to j	protect our interests. If any term orceable, the other terms will s	of this Mortgage is found
violation of any environmental la of any investigation, claim, dema	w. You shall promptly give us	written notice	at our option extend t	the time of payment of any part ge, reduce the payments or acce	or all of the indebtednes
tal or regulatory agency or private hazardous substance on the Prop	party involving the Property or	release of any	the consent of any jur	nior lienholder. No such extens	ion; reduction or, renewa
or regulatory authority that any n	emoval or other remediation of	any hazardous	your personalt liability	to us.	cicase, discharge of affec
By Signing Below, You Agree to Al	ll the Terms of This Mo <mark>rtgag</mark>	e. WDIANA	A.		
Witnesses:		,	x V Phil	make Con	1 min
		·	Mortgagor Phil	lig J. Trythall	O
Print Name:			m		
X	· · · · · · · · · · · · · · · · · · ·	•	x x /////	Wy 4 hs	THE
			Mortgagor Mary	A Trythall	0
Print Name:		····			
X	· · · · · · · · · · · · · · · · · · ·				· · · · · · · · · · · · · · · · · · ·
Print Name:		n = 1			·
X					
				ď	
Print Name:					
STATE OF INDIANA COUNTY OF)			mc Qu	
The foregoing instrument was ack	nowledged before me on this	3	då	y of	<u> </u>
by Phillip J. Trytha	ill and Mary Tryth	all			三三一州空西
			W B I'm	Mexico "	
Drafted by: C. P. Conno	ors, Vice Presiden	t	Notary Public	Jako	Count), Indian
			My Commission Expire	JUSKEVICE, NO	TARY PUBLIC
			4	1994	gyr dydg aller i diwiddiaddi a diwir yng ar y dly gyddiddi.
		1	When recorded, return t	N.B.D. Bank	
		•		I Indiana Squ	,
NBD 2991B 4/93				Indianapolis,	1N 40200 10