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

N-1135

This Mortgage is made on: April 26, 1994	, 19, between the Mortgagor,
Arthur A Van Curen, Sr. and Mary G Va whose address is 4408 Burr Street Gary IN 46408	and the Mortgagee, NBD Bank, N:A
national banking association, whose address is 8585_Broadway Merr	cillville IN 46410
A) Definitions.	(R)
(I) The words "Borrower", "you" or "yours" mean each Mortgagor, wheth	er single or joint; who signs below. successors or assigns. s all buildings and improvements now on the land or built in the future. Property
(2) The words "we", "us", "our" and "Bank" mean the Mortgagee and its	successors or assigns.
also includes anything attached to or used in connection with the land or	s all buildings and improvements now on the land or built in the future. Property attached or used in the future, as well as proceeds, rents, income, royalties, etc. as have as owner of the land, including all mineral; oil, gas and/or water rights.
B) Security. As security for a loan agreement dated	
including all extensions, amendments, renewals, modifications, refinancings are	nd/or replacements of that loan agreement, you mortgage and warrant to:us, subject
Lot 7, Jelavan Manor Addition to Lake County, Ind	substance affecting the Property is necessary, yourshall promptly take all necessary remedial actions in accordance with applicable environmental laws. (E) Default: If you do not keep the promises you made in this Mortgage or you fall to meet the terms of your loan agreement, you will be indefault. If you are in default, we may use any of the rights or remedies stated in your loan agreement including, but not limited to, those stated in the Default; Remedies on Default; and for Reducing the Credit-Limit paragraphs or as otherwise provided by applicable law. If we accelerate your outstanding balance and demand payment in full, you give us the power and fauthority to sell the property according to pro-
page 102, in Lake County, Indiana.	irging, ge griomi Hir braf pook 22
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C) Borrower's Promises. You promise to: (1) Pay all amounts when due under your loan agreement, including interest, and	substance affecting the Property is necessary, yourshall promptly take all necessar remedial actions in accordance with applicable environmental laws.
to perform all duties of the loan agreement and/or this Mortgage.	(E) Default: If you do not keep the promises you made in this Mortgage or you fall
(2) Pay all taxes, assessments and liens that are assessed against the Property when they are due. If you do not pay the taxes, assessments or liens, we can pay	to-meet the terms of your loan agreement, you will be in default. If you are in default, we may use any of the rights or remedies stated in your loan agreement
them, if we choose, and add what we have paid to the amount your owe us under your loan agreement with interest to be paid as provided in the loan	including, but not limited to, those stated in the Default; Remedies on Default; and/or Reducing the Credit Limit paragraphs or as otherwise provided by ap-
agreement.	plicable law If we accelerate your outstanding balance and demand payment in full, you give us the power and authority to sell the property according to pro-
(3) Not execute any mortgage, security agreement, assignment of leases and ren- tals or other agreement granting a lien against your interest in the property	cours allowed by law. The proceeds of any sale will be applied first to any costs and expenses of the sale, including the costs oftany environmental investiga-
without our prior written consent, and then only when the document gran- ting that lien expressly provides that it shall be subject to the lien of this	tion or remediation paid for by us, then to reasonable attorney's fees and ther to the amount you owe us under your loan agreement.
Mortgage, (1) Kann the Preparty in word required by thousand the control of the	(F) Due on Sale, if you sell or transfer all or any part of the Property or any interest
abanan the December.	in the Property without our prior written concepts the entire belonce of who
(5) Keep the Property insured against loss or damage caused by fire or other hazards with an insurance carrier acceptable to us. The insurance policy must	(G) Eminent-Domain. Notwithstanding any taking under the power of eminent do
be payable to us and name us as Insured Mortgagee for the amount of your loan. You must deliver a copy of the policy to us if we request it. If you do	main, you shall continue to pay the debt in accordance with the terms of the loan-agreement until any award or payment shall have been actually, receive
not obtain insurance, or pay the premiums, we may do so and add what we	by you. By signing this Mortgage, you assign the entire proceeds of any, awar
have paid to the amount you owe us under your loan agreement with interest to be paid as provided in the loan agreement. At our option, the insurance	or payment and any interest to us.
proceeds may be applied to the balance of the loan, whether or not due, or to the rebuilding of the Property.	(H) Other Terms. We do not give up any of our rights by delaying or failing to exercise them: at any time. Our rights under the loan agreement and this Mortgag
(6) Keep the Property covered by flood insurance if it is located in asspecially	are cumulative. You will allow us to inspect the Property on reasonable notice. This shall include the right to perform any environmental investigation that we
designated flood hazard zone. D) Environmental Condition. You shall not cause or permit the presence, use,	deem necessary and to perform any environmental remediation required unde environmental law. Any investigation or remediation will the conducted solel
disposal or release of any hazardous substances on or in the Property. You shall not do, nor allow anyone else to do, anything affecting the Property that is in	for our benefit and to protect our interests. If any term of this Mortgage is fount to be illegalfor unenforceable, the other terms will still be in effect. We may
violation of any environmental law. You shall promptly give us written notice of any investigation, claim, demand, lawsuit or other action by any governmen-	at our option, extend the time of payment of any part or all of the indebtednessecured by this mortgage, reduce the payments or accept a renewal note, without
talior regulatory agency or private party involving the Property or release of any hazardous substance on the Property. If you are notified by any governmental	the consent of any junior lienholder. No such extension, reduction or renew shall impair the lien or priority of this Mortgage, nor release. Charge or affe
or regulatory authority that any removal or remediation of any hazardous	your personal liability to us.
By Signing Below, You Agree to All the Terms of This Mortgage.	NA articles
Witnesses:	v Colon Curan Curan
X	Mortgagor Arthur A. Van Curen, Sr.
Print: Name:	Arthur A. van Curen, Sr. 9
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K	Mortgagor Mary G Van Curen
Print-Name:	gary G van curen
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Print Name:	The first
X	
Print Name:	
STATE OF INDIANA):	
EQUNTY OF The foregoing instrument was acknowledged before me on this	26 day of april 7 198
The foregoing instrument was acknowledged before the on this	
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Drafted by: C.P. Connors Vice President	Notary Public, County, India
. C.L. COMMOTS ATCC. LTGSTGGHT	My Commission Expires: $8-29-97$
	One Indiana Square When recorded, return to: Mail Station 1300
	Indianapolis IN 46266