This Mortgage is n				PROCESSOR STATE OF THE	28		, between the Mortgagor,
whose address is			h PLACE, MER	RILLEVILLE	, IN	and the Mortgage	, NBD Bank, N.A.,
a national banking	association, who	e address is 851	85 BROADWAY,	MERRILLVII	LLE, IN.		
(A) Definitions.							
(l) The words	"Borrower", "you	" or "yours" mean	n each Mortgagor, whet	her single or joint,	who signs below	. A Section of the se	. <b>9</b>
4			in the Mortgagee and it	· · · · · · · · · · · · · · · · · · ·			
also includ	es anything attach	ed to or used in cor	nnection with the land of	r attached or used in	n the future, as v	vell as proceeds, rer	ilt in the Eture. Property its, income royalties, etc. gas and water rights.
(B) Security. As so	ecurity for a loan	agreement dated	NOVEMBER 28	1994 for cr	edit in the TOTA	L AMOUNT of \$	14 2000.00
							and warrant to us, subject ty, Indiana, described as:
			S THIRD,IN T IN LAKE COUN			, AS SHOW	Y IN
	BOOK 33,	FAGE 33,					
	M. Maryon 197	eria Artini de Artini de Artini	and the second second	italia 1911 - Harris Harris			
(C) Borrower's Pro		e to		substance affe	ecting the Property	is necessary you shall	Farompetertake all-necessary
(i) Pay all amou	nts when due under	your loan agreement	t, including interest, and	remedial act	ions in accordance	with applicable with	aronmental laws
* · · · · · · · · · · · · · · · · · · ·	1.2	in agreement and/or	this Mortgage. gainst the Property when	(E) Default. If yo	ou do not keep the	promises you made	pithis Mortgage or you fail be in default. Livou are in
they are due	. If you do not pay	the taxes, assessmen	nts or liens, we can pay the amount you owe us	default, we n	nay use any of the	rights or remedies to	ated in your loan-agreement sult, Remedies on Default, otherwise provided by ap-
under your l	loan agreement wit	n interest to be paid	as provided in the loan	and/or Redu	cing the Credit Li	mit paragraphs of he	otherwise provided by ap-
agreement.  (3) Not execute:	any mortgage, secu	ity agreement, assig	nment of leases and ren-	full, you give	e us the power and	d authority to sell the	property according to pro-
tals or other	agreement granting	a lien against your	interest in the property hen the document gran-	costs and exp	penses of the sale, i	ncluding the costs of a	will be applied first to any any environmental investiga-
ting that lier Mortgage.	n expressly provide	s that it shall be su	bject to the lien of this	to the amou	diation paid for b nt you owe us un	y us, then to reasona der your loan agreen	ble attorney's fees and then nent.
- 1.71°	operty in good repa	ir and not damage,	destroy or substantially	(F) Due on Sale.	If you sell or tran	sfer all or any part of	the Property or any interest
change the		net loss or damaga	caused by fire or other	you owe us	under your loan	rior written consent, agreement is due im	the entire balance of what nediately.
hazards with	an insurance carrie	r acceptable to us. The	he insurance policy must	(G) Eminent Do	main. Notwithsta	nding any taking unde	er the power of eminent do-
loan. You m	ust deliver a copy of	of the policy to us if	we request it. If you do	loan agreem	ent until any awa	rd or payment shall l	lance with the terms of the have been actually received
have paid to	the amount you ow	e us under your loan	do so and add what we agreement with interest	by you. By s	signing this Mortg and any interest t	age, you assign the e	ntire proceeds of any award
to be paid a proceeds ma	s provided in the lo	an agreement. At our balance of the loan,	ur option, the insurance whether or not due, or	(H) Other Term	s. We do not give	up any of our rights b	y delaying or failing to exer-
to the rebui	lding of the Proper	ty.		are cumulati	ve. You will allow	us to inspect the Pro	preement and this Mortgage operty on reasonable notice.
	lood hazard zone.	tood insurance ii it	is located in a specially	deem necess	sary and to perform	n any environmental	mental investigation that we remediation required under
(D) Environmental	Condition, You s	hall not cause or pe	ermit the presence, use, in the Property. You shall	environment	al law. Any inves	tigation or remediation	on will be conducted solely m of this Mortgage is found
not do, nor allo	ow anyone else to d	lo, anything affecting	the Property that is in	to be illegal	or unenforceable	the other terms will	I still be in effect. We may, int or all of the indebtedness
of any investiga	tion, claim, deman	d, lawsuit or other ac	ction by any governmen- roperty or release of any	secured by the	nis mortgage, redu	ce the payments or ac	cept a renewal note, without nsion, reduction or renewal
hazardous subs	tance on the Prope	rty. If you are notific	ed by any governmental diation of any hazardous	shall impair	the lien or priority al liability to us.	of this Mortgage, no	r release, discharge or affect
- Taga - Taga			E	your person	ar natinty to us.	· · · · · · · · · · · · · · · · · · ·	
By Signing Below, Witnesses:	You Agree to All	the terms of this	Mortgage,	ANA MILES 2		OR	00
X				X Martanaar	ennis	1.1200	le le
				Mortgagor	DENNIS	P. BRUBAKE	BR (A) (A) (A) (A)
Print Name:		<u> </u>		00.	R	0 1	
X				X Mortgagor	un Pi	mean	
Print Name:				Mortgagor	SHARON	BRUBAKER	
Print Name:			and the state of t				
<b>X</b>							21
Print Name:							**
Fillit Halle.							
<b>X</b>							
Print Name:	yerrin ( <del></del> )	na na haife shinnin a laƙasa sa Tanan sa	in has di in in diagram in ing affaithir		. White was	San	
STATE OF INDIA		·	)				
COUNTY OF	LAKE		)			NOVEMBER	28 1994
The foregoing inst	trument was ackn	OWIEDGED DEFORE IT	ne on this SHARON_BRUBA	KER	day of	140 A DIJUNY	, 1934, Mortgagors.
byDENNI	L I BROE			. 0	* 4	m. C	
Drafted by:	n come	o uron b	DECTNEME	$x \rightarrow \omega$	onita		
. C.	r. CONNUR	S, VICE P	KESIDEMI	Notary Eurolic, My Commission	on Expires: 8	2311142	County, Indiana
		e de la companya de l		, Common	0/		
				When recorded	l. return to:		1 00

NBD BANK NA 1 INDIANA SQUARE MS 1300 INDIANAPOLIS, IN 46266

