W.	NBD Bank, N.A.	IYBDBod -
	Mortgage (Installment Loan) - Ind	iana ORDER NO C-190349 One Indian
This Mortgage is	made on December 17	1994, hetween the Mortgagor
THE MUNICIPAL IS	A. Dellarocco Jr. and Penny G. D. 1034 N. Oakwood Ave., Griffith	IN 46319
Oanki	ng association, whose address is 8585 Broadway	, Merrillville IN 46410
(A) Definitions.		
(2) The word	ds "Borrower", "you" or "yours" mean each Mortgagor, when ds "we", "us", "our" and "Bank" mean the Mortgagee and it	her single or joint, who signs below.
also inclu	d "Property" means the land described below. Property included anything attached to or used in connection with the land of	es all buildings and improvements now on the land or built in the future. Property or attached or used in the future, as well as proceeds, rents, income, royalties, etc. may have as owner of the land, including all mineral, oil, gas a construction water rights
(KD) Security. As	security for a loan agreement dated 12-17-94	for credit in the TYYPAL AMOUNT of the X 500.9
M.) seems on to	extensions, amendments, renewals, modifications, refinancings accord, the Property located in the Town/City of	and/or replacements of that loan agreement, you mortgage and want to us, subject Griffith Lake County, India described as
record	B in Lawndale Gardens 2nd Additi ded in Plat Book 33 page 75, in y, Indiana	on to GRiffith, as per plat thereof, the Office of the Recorder of Lake
(C) Borrower's Pr	romises. You promise to:	substance affecting the Property is necessary, you shall promptly take all necessary
(1) Pay all amo to perform	ounts when due under your loan agreement, including interest, and all duties of the loan agreement and/or this Mortgage.	remedial actions in accordance with applicable environmental lawers
them, if we	s, assessments and liens that are assessed against the Property when the lift you do not pay the taxes, assessments or liens, we can pay the choose, and add what we have paid to the amount you owe us loan agreement with interest to be paid as provided in the loan	(E) Default. If you do not keep the promises you made this hertrage as not all to meet the terms of your loan agreement, you will be in default. It can be in default, we may use any of the rights or remedie that in four loan agreement including, but not limited to, those stated in the count, Resedues of install, and/or Reducing the Credit Limit paragraphs of professional provided by the policable law. If we accelerate your outstanding blance and demand purpose in full, you give us the power and authority to sell the property according to the course allowed by law. The proceeds of any sale will be applied for any costs and expenses of the sale, including the costs of my environment in the costs of the sale, including the costs of my environment in the costs of the sale, including the costs of the sale including the costs of the sale, including the costs of the sale including the costs of the sale.
agreement.	e any mortgage, security agreement, assignment of leases and ren-	plicable law. If we accelerate your outstanding by the and demand purpose it full, you give us the power and authority to sell the topographic according to a sell the property according to a sell the property according to the power and authority to sell the property according to the power and authority to sell the property according to the power and authority to sell the property according to the property
without our	r agreement granting a lien against your interest in the property r prior written consent, and then only when the document granten expressly provides that it shall be subject to the lien of this	codures allowed by law. The proceeds of any star that be applied are a recess and expenses of the sale, including the costs of any environmental transition or remediation paid for by us, then to reasonable attorney's first and the to the amount you owe us under your loan agreement.
	roperty in good repair and not damage, destroy or substantially	(F) Due on Sale, If you sell or transfer all or any part of the Property or any interest
Keep the P	roperty insured against loss or damage caused by fire or other han insurance carrier acceptable to us. The insurance policy must	in the Property without our prior written consent, the entire balance of what you owe us under your loan agreement is due immediately. (G) Eminent Domain. Notwithstanding any taking under the power of eminent do-
loan. You n	to us and name us as insured Mortgagee for the amount of your nust deliver a copy of the policy to us if we request it. If you do	loan agreement until any award or payment shall have been actually received
have paid to	insurance, or pay the premiums, we may do so and add what we the amount you owe us under your loan agreement with interest as provided in the loan agreement. At our option, the insurance	by you. By signing this Mortgage, you assign the entire proceeds of any award or payment and any interest to us.
proceeds m	ay be applied to the balance of the loan, whether or not due, or ilding 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 Mortgage
(6) Keep the Pr designated	roperty covered by flood insurance if it is located in a specially flood hazard zone.	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
(D) Environmental disposal or rele	Condition. You shall not cause or permit the presence, use, use of any hazardous substances on or in the Property. You shall use	deem necessary and to perform any environmental remediation required under environmental law. Any investigation or remediation will be conducted solely for our benefit and to protect our interests. If any term of this Mortgage is found
not do, nor allo violation of any	ow anyone else to do, anything affecting the Property that is in	at our option, extend the time of payment of any part or all of the indebtedness
tal or regulatory	ation, claim, demand, lawsuit or other action by any governmen-	secured by this mortgage, reduce the payments or accept a renewal note, without the consent of any junior lienholder. No such extension, reduction or renewal
or regulatory at	stance on the Property. If you are notified by any governmental uthority that any removal or other remediation of any hazardous	shall impair the lien or priority of this Mortgage, nor release, discharge or affect your personal liability to us.
By Signing Below, Witnesses:	You Agree to All the Terms of This Mortgage.	NA JULIAN
, , , , , , , , , , , , , , , , , , , ,		x Midd Ille for
Print Name:		Mortgagor Michael A. Dellarocco, Jr.
		x Penny I. Della Rocco
, , , , , , , , , , , , , , , , , , ,		Mortgagor Penny G. Dellarocco
Print Name:		
x		The state of the s
Print Name:		
STATE OF INDIA COUNTY OF	Lake)	
The foregoing instru	rument was acknowledged before me on this 17th A. DEllarocco, Jr. and Penny G	Dellarocco
, milliaed	did reinly G	, Mongagors.
Orafted by: C.P.	Connors Vice President	Notary Public, Carry J. Kange County, Indiana
		My Commission Expires: 2-21-98

When recorded, return to: One Indiana Square
Mail Station 1300
Indianapolis, IN 46266