1 2000 0 1000 000 000 000 000 000 000 00	50 (231110 01	Citally Illa.	*****	
is Mortgage is made on January 4 RANDY DITTRICH AND M		PRTCH UNCON	ND AND WIFE	19, between the Mortga
nose address is 119 HENDERLONG PARKWA	AY, CROWN		6307 and the M	Mortgagee, NBD Bank, N.
) Definitions,		and the second s		
(i) The words "Borrower", "you" or "yours" mean each Mo	ortagoar whether si	ingle or joint who sions	helow	and the second second
(2) The words "we", "us", "our" and "Bank" mean the Mo	rtgagee and its succ	cessors or assigns.	LCIOW.	
(3) The word "Property" means the land described below. Pro	perty includes all bu	ildings and improvement	now on the land or built	in the future. Property also incl
anything attached to or used in connection with the land of	or attached or used :	in the future, as well as pland, including all miner	proceeds, rents, income, r	oyalties, etc. Property also incl
all other rights in real or personal property you may hav  Security. As security for a loan agreement dated	4=95			
including all future advances, draws, protective advances, exte	nsions, amendments	s, renewals, modifications	<ol> <li>refinancings and/or repl</li> </ol>	UNT of \$5,000.00 accements of that loan agreement
to the above stated total amount, whether made as an obligation as if the future advances were made on the date of the mortgage,	n, made at the option	on of the lender, made at	ter a reduction in the bala	nce or otherwise to the same d
of CROWN POINT, LAKE (	County, Indiana, des	scribed as:	is or record, the Property	located in the OLIL
				<u> </u>
LOT 27, resubdivision of Map				own Point,
as shown in plat book 28, pa	ge 69, in	Lake County	, indiana.	5
				M. S.
[일 - 일시 - 발생 - 발시 - 네티 - 네티 -				m
				ă
ren en e				
Future Advances, THIS IS A FUTURE ADVANCE	CE MORTGAG	GE. The maximum pr	incipal amount of all ac	Ivances secured by this Fr
is \$ 5.000.00	, excluding	"protective advances."		
Borrower's Promises. You promise to:	**************************************	dous substance at	fecting the Property is no al actions in accordance	cessary, you shall promptly tal with applicable environmental
(1) Pay all amounts when due under your loan agreement, in and to perform all duties of the loan agreement and/or t	his Mortgage.			ou made in this Mortgage or you
(2) Pay all taxes, assessments and liens that are assessed again	inst the Property	to meet the terms	of your loan agreement,	you will be in default. If you a
when they are due. If you do not pay the taxes, assessment can pay them, if we choose, and add what we have paid to	the amount you	including, but not	limited to, those stated in	nedies stated in your loan agree in the Default, Remedies on De
owe us under your loan agreement with interest to be	paid as provided	en and/or Reducing	the Credit Limit paragrap	ohs or as otherwise provided by ing balance and demand payme
in the loan agreement.	leases and mutule	full, you give us	the power and authority to	sell the property according to
(3) Not execute any mortgage, security agreement, assignment of or other agreement granting a lien against your interest in the	property without		by law. The proceeds of a	any sale will be applied first to osts of any environmental investig
our prior written consent, and then only when the docum	ent granting that	or remediation pa	id for by us, then to reaso	nable attorney's fees and then t
lien expressly provides that it shall be subject to the lien of th	v or substantially		us under your loan agree	
change the Property.	ike Count	y Renderingery	without our prior written	y part of the Property or any in consent, the entire balance of
(5) Keep the Property insured against loss or damage caused hazards with an insurance carrier acceptable to us. The insurance	by fire or other	you owe us unde	er your loan agreement is	due immediately.
be payable to us and name us as Insured Mortgagee for the	e amount of your	(H) Eminent Domain	1. Notwithstanding any tal	king under the power of eminer in accordance with the terms of
do not obtain insurance, or pay the premiums, we may do	request it. If you	loan agreement t	intil any award or payme	nt shall have been actually rec
we have paid to the amount you owe us under your loan	agreement with	or payment and	ng this Mortgage, you ass any interest to us.	ign the entire proceeds of any a
interest to be paid as provided in the loan agreement. A insurance proceeds may be applied to the balance of the	t our option, the	(I) Other Terms. We	do not give up any of our	rights by delaying or failing to
not due, or to the rebuilding of the Property.	ioun, whether of	cise them at any t	ime. Our rights under the	e loan agreement and this Mor t the Property on reasonable n
(6) Keep the Property covered by flood insurance if it is local	ited in a specially	This shall include	the right to perform any	environmental investigation th
designated flood hazard zone.  Environmental Condition. You shall not cause or permit the disposal or release of any hazardous substances on or	ie presence lise	deem necessary a	nd to perform any enviro	nmental remediation required a diation will be conducted sole
disposal of release of any nazarovus substances on or	III LIIC FEMPOLISK	was our beliefft and to	protect our interests. If a	ny term of this Mortgage is fou
You shall not do, nor allow anyone else to do, anything affect that is in violation of any environmental law. You shall prompt	ting the Property	be illegal or unent	orceable, the other terms time of payment of any p	will still be in effect. We may, a art or all of the indebtedness se
notice of any investigation, claim, demand, lawsuit or other activ	on by any govern-	by this Mortgage,	reduce the payments or ac	cept a renewal note, without the
mental or regulatory agency or private party involving the Pr of any hazardous substance on the Property. If you are notifie	openy or release	pair the lien or p	riority of this Mortgage,	nsion, reduction or renewal sha nor release, discharge or affect
mental or regulatory authority that any removal or other remedia	tion of any hazar-	personal liability		
Signing Below, You Agree to All the Terms of This Morta	age. WDIAN	Author		1
nesses:	- Cumb	X		1 THUIL
- Control of the Cont		Mortgagor	RANDY DITTE	OTCH O
nt Name:			MANDI DIII	
		m	VA.	1 ll motor
	<del></del>	x _//(C	rung A	POUNCE)
		Mortgagor	MARY R DITT	. • •
nt Name:	**************************************			AMA
			-	丽多
	Sala			FD
nt Name:				SA C
				ု မှ
				m - 10 "
nt Name:				JAII I
ATE OF INDIANA )		,		
OUNTY OF LAKE )	46.5	U	MZ 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	utatu "
e foregoing instrument was acknowledged before me on			_ day of	EMong
RANDY DITTRICH AND MARY R DI	<u> </u>	1		
afted by: C. P. CONNORS, VICE PRES	SIDENT	$x - \sqrt{C}$	www M	ucina?
o, C. F. CUINIORS, VICE PRES	TABILI	Notary Public,		C60Aty, I
		My Commission E	xpires:	1
		When recorded, re	turn to: NBD BA	
VICTORIA II Michael P. J	MARCINOV Uduli in County,	Indiana		DIANA SQUARE
My Commissio	s, Espace Nevemb	or 23, 1997	INDIAN	A 4N 46266
Resident Of Le	ka County, Indiana	<b>a</b>		
		CDM ADD		
		CPN 498		No.