NE ME	BD Bank, N.A. ortgage (Instal	lment Loan) - Ind	liana	/35 P	√/ :SM 19352	NOOBOW	VILLE-61	wei He
his Mortgage is made	on	June 6,	Name of the state			, 19 <u>_95</u>	, between the	Mortgage
- Toget	4010 Kentuck	y St.; Gary, I			ille. IN	and the Mort	gagee, NBD B	ank, N.A
(2) The words "we", " (3) The word "Proper also includes anyt	'us", "our" and "Bank" ty" means the land des hing attached to or used	mean each Mortgagor, wheth mean the Mortgagee and its cribed below. Property inclu d in connection with the land eal or personal property you	successors or a ides all buildir d or attached o	ssigns. ngs and importused in the	provements now he future, as wel	l as proceeds, n	ents, income, ro	valties, et
including all extension	is, amendments, renewa	ated <u>06-06-95</u> Is, modifications, refinancing <u>City</u> of	s and/or replac	ements of t	hat loan agreeme	nt, you mortgag	s 7,475.0 e and warrant to ounty, Indiana, d	us, subjec
thereof,	in Block 7 in Plat Boo	Lot 4, all of in Eastover, i k 21 page 5, i	n the C	ity of	Gary, a	s per pl	at there	
gBorrower's Promises.				stance affect	ing the Property intions in accordance	s necessary, you	shall promptly tal	ke all nec
to perform all duties (2) Pay all taxes, asses when they are due, pay them, if we choo under your loan agragreement. (3) Not execute any mentals or other agreement agreements.	of the loan agreement and sments and liens that are if you do not pay the taxe ose, and add what we have element with interest to be cortgage, security agreement granting a lien again	reement, including interest, and dor this Mortgage. e assessed against the Property es, assessments or liens, we car e paid to the amount you owe us be paid as provided in the loar ment, assignment of leases and inst your interest in the property ally when the document granting ject to the lien of this Mortgage	(E) Def to n faul cluc and able you	ault. If you neet the term t, we may us ding, but no for Reducing law. If we give us the wed by law. ses of the satiation paid	do not keep the pi is of your loan agns se any of the rights t limited to, those g the Credit Limit accelerate your ou power and author The proceeds of a ite, including the c	romises you mad eement, you will s or remedies state e stated in the D paragraphs or as itstanding balance ity to sell the pro- ny sale will be ap rosts of any enviro reasonable att	e in this Mortgag be in default. If ye ed in your loan a efault, Remedies otherwise provide and demand pay perty according to plied first to any commental investig	e or you if ou are in o greement on Defat ed by appl ment in fit o procedur costs and of gation or
(4) Keep the Property i	n good repair and not da	amage, destroy or substantially	(E) Due	e on Sale. If	you sell or transfe	er all or any part o	of the Property or	any inter
(5) Keep the Property in ards with an insuran payable to us and na You must deliver a ctain insurance, or page 15.	nsured against loss or dam ce carrier acceptable to use me us as Insured Mortgag copy of the policy to us if ay the premiums, we may	nage caused by fire or other hazes. The insurance policy must be gee for the amount of your loan we request it. If you do not oby do so and add what we have	owe unt(g) Em mai agree	us under you ment Doma n, you shall ement until	without our prior of purloan agreement. Notwithstandi continue to pay the any award or pay! Mortgage, you as	is due immediate ng any taking un e debt in accorda ment shall have b	ely. der the power of nee with the term seen actually rece	eminent s of the k ived by y
paid as provided in t may be applied to the building of the Property of designated flood haz	he loan agreement. At our he balance of the loan, we erty. covered by flood insurance and zone.	an agreement with interest to be r option, the insurance proceeds thether or not due, or to the re- ce if it is located in a specially or permit the presence, use, dis-	(H) Oth cise cum shal neco	nt and any in the Terms. \ them at any nulative. You il include the essary and to		any of our rights inder the loan agr inspect the Prope any environment vironmental rem	by delaying or fai eement and this N rty on reasonable al investigation the ediation required	iling to ex Mortgage notice. That we de under er
do, nor allow anyone el tion of any environment investigation, claim, den ulatory agency or priva ardous substance on the	se to do, anything affection in the second i	or in the Property. You shall not not the Property that is in violated by give us written notice of any ion by any governmental or regarded by any governmental or regulation of any hazardous.	DER S dion dries	or unenfor , extend the mortgage, re ny junior lie	totect our interests ceable, the other to time of payment of educe the payment nholder. No such of this Mortgage, in	erms will still be fany part or all c is or accept a rene extension, reducti	in effect. We man of the indebtedness wal note, without on or renewal sha	y, at our secured the consult impair
	agree to All the Terms		VOIANA		0/-	B		
			Mor	ngagor	Willette	Brown		
			•				(A)	
			X Mor	tgagor				
Name:				15 to 1	e e la	A41. 174.	0	
Name:		·						
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TE OF INDIANA	n)	.				5- MIF	Tr Or Or
JNTY OF Coloregoing instrument Willette	was acknowledged before	ore me on this6	th		_ day of	June, 19		Aortes
	NAY PUS		Ex.		Perico		2	出
ied by: C.P.	SFAI	e President	Jul	Public — published by y 23, 199 ecorded, re	8	P. J. JUSKE	Cou VICE, NOTA	nty, Indi PU
		*	w lien f	conded, fe	NBD 1 Ir	Bank, N diana So		100
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