R .	NBD Bank, N.A. Mortgage (Install	ment Loan) - Indiana	Ticor Title #CSM 196645 Profes
his Mortgage is		10-19-95	, 19, between the Mortgago
hose address is	119 Arthur Ave	Hickman & Carolyn M. Hickman Hobart, IN 46342	and the Mortgagee, NBD Bank, N.A.
of the Self-level	ng association, whose address is	8585_Broadway;_Merrilly:	LLLE, IN 46410
(i) The word	ls "Borrower", "you" or "yours"	" mean each Mortgagor, whether single or j	joint, who signs below.
(2) The work	ds "we", "us", "our" and "Bank	" mean the Mortgagee and its successors of	r assigns,
also inclu	udes anything attached to or used	in connection with the land or attached or a	s and improvements now on the land or built in the future. Propert used in the future, as well as proceeds, rents, income, royalties, et wner of the land, including all mineral, oil, gas and/or water right
3) Security. As	security for a loan agreement de	ated 10-19-95	for credit in the TOTAL AMOUNT of \$ 43,500.00
including all	extensions, amendments, renewal		ments of that loan agreement, you mortgage and warrant to us, subje
- New Chi	icago, as per plat ti	hereof, recorded in Plat Bo	Liverpool Heights, in the Town of ok 3 page 59, in the Office of the
	er of Lake County, In		
	romises. You promise to:		nce affecting the Property is necessary, you shall promptly take all necessa
to perform	ounts when due under your loan agn n all duties of the loan agreement	and/or this Mortgage. (E) Defaul	lial actions in accordance with applicable environmental laws. It. If you do not keep the promises you made in this Mortgage or you feet the terms of your loan agreement, you will be in default. If you are
they are di	es, assessments and liens that are asse- ue. If you do not pay the taxes, asse- ve choose, and add what we have p	sessments or liens, we can pay default	et the terms of your loan agreement, you will be in default. If you are it, we may use any of the rights or remedies stated in your loan agreeme ling, but not limited to, those stated in the Default, Remedies on Defau
under you agreement	r loan agreement with Interest to b	e paid as provided to dout in Canilla	Reducing the Credit Limit paragraphs or as otherwise provided by a
3) Not execut	te any mortgage, security agreement ser agreement granting a lien agains	i, assignment of leaser and report of colure	ou give us the power and authority to sell the property according to press allowed by law. The proceeds of any sale will be applied first to a and expenses of the sale, including the costs of any environmental investig
≧ without or ing that I	ur prior written consent, and then the lien expressly provides that it shall	Phis Document is their	or remediation paid for by us, then to reasonable attorney's fees and the Damourh sold over usual or your loan agreement.
A(4) Keep the]	Property in good repair and not da	mare the my bradest mall of the (F). Die	Sale, if you cell or transfer all or any part of the Property or any inter Property without our prior written consent, the entire balance of wi
S change the 95) Keep the	e Property. Property insured against loss or de	arnage caused by fire or other you o	we us under your loan agreement is due immediately.
be payable loan. You	e to us and name us as Insured Mo must deliver a copy of the policy to	rtgagee for the amount of your main, o us if we request it. If you do loan a	ent Domain. Notwithstanding any taking under the power of eminent of you shall continue to pay the debt in accordance with the terms of agreement until any award or payment shall have been actually received.
not obtain have paid	insurance, or pay the premiums, we to the amount you owe us under you	we may do so and add what we by you ur loan agreement with interest or pay	u. By signing this Mortgage, you assign the entire proceeds of any awayment and any interest to us.
to be paid proceeds i	I as provided in the loar agreement may be applied to the bidance of the milding of the Property.	t. At our option, the insurance le loan, whether or not due, or (H) Other cise the	r Terms. We do not give up any of our rights by delaying or failing to ex hem at any time. Our rights under the loan agreement and this Mortga
(6) Keep the 1	Property covered by flood insurance if flood hazard zone.	e if it is located in a specially are cu	umulative. You will allow us to inspect the Property on reasonable noti shall include the right to perform any environmental investigation that
D) Environment	a Hood nazard zone. tal Condition. You shall not cause slease of any hazardous cobstances of	e or permit the presence, use the environment	necessary and to perform any environmental remediation required uncommental law. Any investigation or remediation will be conducted solar benefit and to protect our interests. If any term of this Mortgage is for
not do, nor a violation of a	allow anyone else to do, anything a any environmental law. You shall p	effecting the Property that is in to be roughly give us written colice and at our	ellegal or unenforceable, the other terms will still be in effect. We me option, extend the time of payme of any part or all of the indebtedn
of any investi- tal or regulate	gation, claim, demand, lawsuit ox coors agency or private party involving	other action by any governmenter security the Property or release of any	of by this mortgage, reduce the pay hents or accept a renewal note, with consent of any junior lienholder. No such extension, reduction or reneval impair the lien or priority of this Mortgage, nor release, discharge or aff
or regulatory	bstance on the Property. If you are authority that any removal or other	r remediation of any hazardous your	personal liability to us.
ly Signing Below Vitnesses:	w, You Agree to All the Terms o	f This Mortgage	2/.01 / 1/6 h
(W Z	Jeso Carroll L. Hickman
rint Name:			
e de la companya de l			anden M. Wick # 1949 Campyon M. Hickman
rint Name:		Mor	^{1gagor} Carolyn M. Hickman
			F
			(C) 98
int Name;			J. (2)
To activate year 1888		The state of the s	
rint Name:	YANA		
	lalle.		* 199.99
	nstrument was acknowledged be	fore me on this 19th Nan & Carolyn M. Hickman	day of October & More
ne foregoing if		and the second s	A CONTRACTOR OF THE CONTRACTOR
	C. P. Connors, Vice	Υ	Carty N. Coop 28 5 8

When recorded, return to:

NED Bank Square ME3000 Indiana Square ME3000 Indianapolis, IN 46266