B 3	NBD Bank, N., Mortgage (Inst		1967 77 - Indiana	MISW	and one Ind. Ondper 46 76	in dyna.
his Mortgage		orwell ind Sharon L. C	October 25		, 19 <u>_95</u> , bety	veen the Mortgagor,
vhose address	is 5211 W. 75 king association, whose addres	th Avenue - So	chererville, IN		and the Mortgagee, NJ 46410	BD Bank, N.A
A) Definitions						
(2) The wo (3) The wo also in Proper B) Security. A including a	ords "Borrower", "you" or "yourds "we", "us", "our" and "lord "Property" means the land cludes anything attached to or ty also includes all other rights As security for a loan agreeme all extensions, amendments, ren' record, the Property located in	Bank" mean the Mortgag described below, Proper used in connection with in real or personal property at dated 10-25- ewals, modifications, refi	gee and its successors of the includes all buildings the land or attached or userty you may have as over 195 mancings and/or replaced	r assigns. and improvements now used in the future, as we wher of the land, include for credit in the TOTA ments of that loan agree	w on the land or built in vell as proceeds, rents, in ding all mineral, oil, gas AL AMOUNT of \$_9, ment, you mortgage and y	come, royalties, etc. and/or water rights. 000.00 varrant to us, subject
L	ot 1 in Cornwell's	Addition to the	Town of Scher	erville, as pe	er plat thereof	
re	scorded in Plat Boo	k 72 page 41,	in the Office o	f the Recorder	of Lake County	7.
C) Borrower's	ndiana. Promises. You promise to:		restriction of the first problem in the second of the seco	nce affecting the Property	is necessary, you shall pron	nptly take all necessary
to perfo (2) Pay all to they are them, if under you agreeme		e assessed against the Prope to assessments or liens, we ave paid to the amount you to be paid as provided in	(E) Defaulty when to meet can pay default including the control of	t. If you do not keep the et the terms of your loan t, we may use any of the ing, but not limited to, to Reducing the Credit Li le law if we accelerate you give us the power an	e with applicable environs promises you made in this agreement, you will be in rights or remedies stated in hose stated in the Default, limit paragraphs or as othe your outstanding balance as d authority to sell the prop	s Mortgage or you fail default; If you are in n your loan agreement Remedies on Default, rwise provided by ap- ad demand payment in erty according to pro-
ラ 를 tals or (タ without タ g ting the	cute any mortgage, security agree other agreement granting a lien of our prior written consent, and to it lien expressly provides that it	gainst your interest in the hep only when the docum	property coduce costs ent gran-	es allowed by faw. The indexpenses of the sale, remediation paid for b	proceeds of any sale will including the costs of any el by us, then to reasonable al der your loan agreement.	be applied first to any avironmental investiga- torney's fees and then
그 5 change	e Property in good repair and p the Property.		sentally un (F) Die en in the	Saley If you soll or tran Property without our p		roperty or any interest entire balance of what
To hazarda To be pama	with an insurance carrier account ble to us and name us as Insured ou must deliver a copy of the po	ble to us. The insurance po I Mortgagee for the amour	oncy must (G) Emine (Emine (G) Emine (G) (Emine (G)	you shall continue to p	anding any taking under the pay the debt in accordance and or payment shall have	with the terms of the
2 not obta baye oa	ain insurance, or pay the premiu id to the amount you owe us und aid as provided in the loan agree	ns, we may do so and add er your loan agreement wit	what we by you h interest or pay insurance	a. By signing this Mortg yment and any interest t	gage, you assign the entire to us,	proceeds of any award
proceed to the r	ls may be applied to the bulance rebuilding of the Property.	of the loan, whether or no	ot due, or (H) Other	nem at any time. Our rig	up any of our rights by dela ghts under the loan agreen was to inspect the Property	ent and this Mortgage
designa	e Property covered by flood has ned flood hazard zone. ental Condition. You shall not		specially This is	shall include the right to necessary and to perfor	perform any environment m any environmental reme stigation of remediation w	al investigation that we diation required under
disposal or not do, not	release of any hazardous substant allow anyone else to do, anyba	ices on or in the Property.	You shall for our that is in to be	ir benefit and to protect of	our interests. If any term of the other terms will still	this Mortgage is found be in effect. We may,
of any inve	of any environmental law. You she estigation, claim, demand, lawsui latory agency or private party inv	t or other action by any go olving the Property or relea	remmen- secun	ol by this mortgage, redu insent of any junior lien	of payment of any part or uce the payments or accept sholder. No such extension	a renewal note, without . reduction or renewal
hazardous	substance on the Property. If you ory authority that any removal or	u are notified by any gove	enumental shall	impair the lien or priority personal liability to us.	y of this Mortgage, nor rele	ase, discharge or affect
Witnesses:	slow, You Agree to All the Ter	ms of This Mortgage.		<u> </u>		4
X			X Mort	lgagor Robert F	Cornwell Cornwell Cornwell	.
Print Name: _				Shan	n Lilon	Will Company
X American Professional Company of the Company of t			X Mor	gagor Sharon I	L. Cornwell	
Print Name: _						
X						
Print Name: _			igan ka wasan ing kanan sa kata sa kat Kata sa kata s		A.	
X						多 是 9
Print Name: _ STATE OF IN	NDIANA				-	
COUNTY OF	생물이 많아 무슨 가지 않는데 이 이 사람이 가장하면 되었다.	d before me on this	2 5th	day_of	October E	STATE CONTROL OF THE PROPERTY
the loregoing	Robert R./and Cornw	Sharon L. Cornv		1 101		Mortgago
Drafted by:	C. P. Connors, Vi		Notary I My Con	Public,	Cresiche 10-97	County, Indian
			When re	corded, return to:	NBD Bank	900
		C	BACE M. CIESIELS	(I. Notary Public	1 Indiana Squar Indianapolis, I	

BANK COPY

NBD 118-2991 2/94