s Mortgage is			October 30	. 19 <u>95</u> , between the Mortgagor
ose address is	821 N. Court St	& Margaret Bishop . Crown Point In 46307 sis 8585 Broadway , Mer		and the Mortgagee, NBD Bank, N.A
(2) The words " (3) The word "I also include	we", "us", "our" and "Ban Property" means the land s anything attached to or	ors" mean each Mortgagor, whether sin hk" mean the Mortgagee and its succes described below. Property includes al used in connection with the land or at in real or personal property you may ha	sors or assigns, I buildings and improvements now o tached or used in the future, as well	on the land or built in the future. Propert as proceeds, rents, income, royalties, et I mineral, oil, gas and/or water rights.
The Control of the Co	나를 하면 하면 가게 되었다. 이 사람들은 아이들은 아이들은 사람들이 되었다면 하나 목표를 하다고 있다.	nt dated <u>October 30, 19</u> ewals, modifications, refinancings and/	CONTRACTOR OF THE SECOND SECURITIES OF THE SECOND S	AMOUNT of \$ 19.450.16 It, you mortgage and warrant to us, subjec
	d, the Property located in Lot 16 in the reof,		wn Point . Lake of Crown Point, as pe 4 page 76, in the Offi	County, Indiana, described a
(1) Pay all amou to perform al (2) Pay all taxes	l duties of the loan agreemen s, assessments and liens tha	an agreement, including interest, and at and/or this Mortgage, at are assessed against the Property taxes, assessments or liens, we can	sary remedial actions in accordance (E) Default. If you do not keep the proto meet the terms of your loan agree fault, we may use any of the rights	necessary, you shall promptly take all nece e with applicable environmental laws. omises you made in this Mortgage or you for ement, you will be in default. If you are in door remedies stated in your loan agreement
pay them, if y under your l agreement.	we choose, and add what we oan agreement with interest	have paid to the amount you owe us t to be paid as provided in the tourn	e and/or Reducing the Credit Limit p	stated in the Default, Remedies on Defau paragraphs or as otherwise provided by appl standing balance and demand payment in fut to sell the property according to procedur
rentals or oth without our p that lien expr	er agreement granting a lien prior written consent, and the ressly provides that it shall be	reement, assignment of leases and a pagainst your interest in the property of only when the document granting of this Mortgage. Is	allowed by law. The proceeds of an penses of the sale, including the compellation mail for by us, then the	ny sale will be applied first to any costs and so osts of any environmental investigation or o reasonable attorney's fees and then to to
(4) Keep the Pro change the Pro (5) Keep the Pro	operty in good repair and a roperty. operty insured against loss or	the Lake Coun  damage caused by fire or other haz-	(F) Due on Sale. If you sell or transfer in the Property without our prior wowe us under your loan agreement	r all or any part of the Property or any inter written consent, the entire balance of what y is due immediately.
psyable to us You must de tain insurance	s and name us as Insured Mo diver a copy of the policy to be, or pay the premiums, we	to us. The insurance policy must be origagee for the amount of your loan, us if we request it. If you do not obe may do so and add what we have	main, you shall continue to pay the agreement until any award or payr	ng any taking under the power of eminent of e debt in accordance with the terms of the lo ment shall have been actually received by you sign the entire proceeds of any award or po
paid as provi may be appl building of the (6) Keep the Pro	ided in the loan agreement. A lied to the balance of the lost he Property.	ur loan agreement with interest to be At our option, the insurance proceeds an, whether or not due, or to the re- surance if it is located in a specially	ment and any interest to us.  (H) Other Terms. We do not give up cise them at any time. Our rights u cumulative. You will allow us to i shall include the right to perform	any of our rights by delaying or failing to ex inder the loan agreement and this Mortgage inspect the Property on reasonable notice. T any environmental investigation that we de
Environmental posal or release do, nor allow ar tion of any envi	Condition. You shall not co of any hazardous substances yone else to do, anything at ronmental law. You shall pr	ause or permit the presence, use, dis- s on or in the Property. You shall not per ffecting the Property that is to viola- tomptly give us written notice of any er action by any governmentator reg	ronmental law. Any investigation benefit and to protect our interests legal or unenforceable, the other tronsextend the time of payment of	vironmental remediation required under en or remediation will be conducted solely for . If any term of this Mortgage is found to be erms will still be in effect. We may, at our of any part or all of the indebtedness secured to or accept a renewal note, without the cons
ulatory agency ardous substance	or private party involving on the Property. If you are	the Property or release of any haz notified by any governmental or regemendation of any hazardous.	of any junior lienholder. No such	extension, reduction or renewal shall impair for release, discharge or affect your personal
Signing Below nesses:	, You Agree to All the To	erms of This Mortgage.	X Ray F	Briz
and the second second			Mortgagor Roy E. Bi	
			X Mongagor Margaret	
t Name	Martine San Garage			92 2
		马克克克 医斯勒氏性 计图片 医白霉素 劝 禁犯 化二烷烷基苯		

When recorded, return to: NBD Bank 1 Indiana Square M 1304 Indianapolis In 46266

STATE OF INDIANA

COUNTY OF LAVE.

The foregoing instrument was acknowledged before me on this by Roy E. Bishop Jr. & Margaret Bishop

Drafted by: C.P. Connors, Vice President

Χ.

Notary Public, **Q** 

My Commission Expires: