This Mortgage is made on	Fred N. W		1-13-95			, 19	, between the Mortgagor
	Rush Pl.	Hobart,	IN 46342		and	the Mortgage	e, NBD Bank, N.A.
a national banking association, who	ose address is _	onon mro	a.c.way// IPE	rrillville, II	N 46410		
(A) Definitions.							
(1) The words "Borrower", "yo (2) The words "we", "us", "ou (3) The word "Property" mean also includes anything attact Property also includes all or	ir" and "Bank" is the land descri hed to or used in	mean the Mornibed below. Pro	gagee and its perty includes th the land or	successors or assigns. all buildings and imprattached or used in the	ovements now on to	proceeds, re-	nts, income, royalties, etc
(B) Security. As security for a loar including all extensions, amend:	n agreement date	d 11-1	3-95	for credit	in the TOTAL AN	10UNT of \$	9000.00
to liens of record, the Property			of	Hobart ,	Laké	TO SERVICE STREET, ST. S. C. C. C.	ity, Indiana, described a
Lot 25, Stimson':	s 2nd Addi	tion, as	shown in	plat book 35,	page 4, in	Lake Cou	
							9
(C) Borrower's Promises. You prom. (I) Pay all amounts when due under	er your loan agreer				in accordance with		ll promptly take all necessar vironmental laws.
to perform all duties of the lo (2) Pay all taxes, assessments and li they are due. If you do not pa them, if we choose, and add	iens that are assessory the taxes, assess what we have paid	ed against the Prosments or liens, I to the amount	operty when we can pay you owe us	to meet the terms default, we may u including, but no	s of your loan agreer ise any of the rights t limited to, those st	nent, you will or remedies st ated in the De	in this Mortgage or you fa be in default. If you are i ated in your loan agreemer fault, Remedies on Defaul
under your loan agreement wi agreement.	th interest to be p	paid as provided	in the loan	plicable law, If w	e accelerate your ou	tstanding bala	s otherwise provided by ap- nce and demand payment in property according to pro-
(3) Not execute any mortgage, secutals or other agreement grantic without our prior written consting that lien expressly provide	ng a lien against y	our interest in t	he property	cedures allowed eosts and expense	by law. The proceed	ls of any sale	will be applied first to an any environmental investiga- ble attorney's fees and the nent.
Mortgage (4) Keep the Property in good rep	pair and not dam	his Dor	ubaniant i	s élde a saeug	outel or transfer all	or any part of	the Property or any interes
change the Property. (5) Keep the Property insured again		the La	ke Cou	nty you are or wild	Four loan agreem	nten consent, ent is due im	the entire balance of what mediately.
hazards with an insurance carri be payable to us and name us	ier acceptable to us as Insured Mortes	s. The insurance	policy must	(G) Eminent Domais	n. Notwithstanding to	ny taking und debt in accon	er the power of eminent do dance with the terms of th
loan. You must deliver a copy not obtain insurance, or pay th	of the policy to u	s if we request may do so and a	t, If you do	loan agreement to by you. By signing	antil any award or p ng this Mortgage, yo	ayment shall	have been actually receive ntire proceeds of any awar
have paid to the amount you or to be paid as provided in the	we us under your l loan agreement. A	loan agreement of At our option, th	with interest ie insurance	or payment and	any interest to us.		
proceeds may be applied to the to the rebuilding of the Prope	e balance of the lo	oan, whether or	not due, or	cise them at any	time. Our rights un	ler the loan a	y delaying or failing to exe- greement and this Mortgag operty on reasonable notice
(6) Keep the Property covered by designated flood hazard zone.	flood insurance i	f it is located in	a specially	This shall includ	e the right to perfor	n any environ	mental investigation that we remediation required under
(D) Environmental Condition. You disposal or release of any hazardo	shall not cause of	r permit the property	esence, use,	environmental la	w. Any investigation	or remediati	on will be conducted solel rm of this Mortgage is foun
not do, nor allow anyone else to violation of any environmental la	do, anything affect	cting the Proper	ty that is in	be illegal or u	menforceable, the o	her terms wil	I still be in effect. We ma art or all of the indebtedness
of any investigation, claim, demar tal or regulatory agency or private	nd, lawsuit or other	er action by any	governmen-	secured by this m	ortgage, reduce the	payments or ac	cept a renewal note, withousion, reduction or renew
hazardous substance on the Propo or regulatory authority that any re	erty. If you are no	otified by any g	overnmental	shall impair the l	ien or priority of this	Mortgage, no	r release, discharge or affe
By Signing Below, You Agree to Al			ELLINO IND	AND LEGIST /			· ** *
Witnesses:				Y Deski	While Isle		<u> </u>
Χ				Mortgagor	Fred N. Wi	lliams	
Print Name:				7			É
X			<u></u>	X		ng i sa	<u>**-, io </u>
Print Name;				Mortgagor			
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Print Name:						įJ	
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Print Name:		and the second second second	estado en 1980 en 1990	The same and the same same and same same same same same same same same			3 8 8 2
Print Name:)			-44	· • • • • • • • • • • • • • • • • • • •	
COUNTY OF LAVY)	. 1	3th	_day_ofNov	ember 🖁	
The foregoing instrument was acking the second seco	nowledged below	Fred	v. Willia	en			A MORE
				x-rem		وسء	JUNG STE
Drafted by: C. P. Co Vice Pre	1 (9) (1)			Notary Public,	My	<u>) </u>	County, India
vice Pie	多。此為雖然主任中	J. WALKUP		My Commission E	xpires:		-3,1998
	NOTARY PU	BUC, Carrie Ag	18, 1998	When recorded, ret	ourn to: NBO Ba	- was a second to the contract of	UV.
	Resident Of I	ake County, in	0.074		One In		mare M1300 \\ IN 46266
nasanar i seperat ketana Pasata Su	a magazitzanea (ESE)	CANALY SALES	TO THE WAR FROM THE			ر تقلیدسیون	*** 30500 /