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## NBD Bank, N.A. Mortgage (Installment Loan) - Indiana

CSM 197247 M134 Independent 266

| This Mortgage is made on   | November 16, 1995  |  | , 19, between the Mortgagor  |
|--|--|--|--|
|  | Larry K. Brankle and Ka  | y E. Brankle   |  |
| whose address is   | 2801 W. 54th Pl. Merril  |  | and the Mortgagee, NBD Bank, N.A.  |
| a national banking association, whose ad-  | iress is <u>8585 Broadway Mer</u>  | TILIVILLE, IN 40410  |  |
| <ul><li>(2) The words "we", "us", "our" and '</li><li>(3) The word "Property" means the l also includes anything attached to</li></ul>   | or used in connection with the land of   | cessors or assigns.  s all buildings and improvements no r attached or used in the future, as w  | ow on the land or built in the future. Property vell as proceeds, rents, income, royalties, et g all mineral, oil, gas and/or water rights.  |
|  |  |  | 20, 000, 00  |
| (B) Security. As security for a loan agree   |  |  |  |
|  |  |  | ment, you mortgage and warrant to us, subject  |
| to hens of record, the Property located  | d in the Town of Me  | errillville, Lake  | County, Indiana, described a   |
| Lot 37 in Lakewood page 39, in the O   | d Estates, as per plat t<br>ffice of the Recorder of   | thereof, recorded in Pl<br>Lake County, Indiana.   | at Book 36   |
|  |  |  |  |
| pay them, if we choose, and add what under your loan agreement with integration agreement.  3) Not execute any mortgage, security rentals or other agreement granting a without our prior written consent, and   | that are assessed against the Property the taxes, assessments or liens, we can take have paid to the amount you owe userest to be paid as provided in the loan against your interest in the property of the poils when the document granting   | sary remedial actions in accorda  (E) Default. If you do not keep the to meet the terms of your loan a fault, we may use any of the right cluding, but not limited to, the and/or Reducing the Credit Lin labe law. If we accelerate your you give us the power and authorized by law. The proceeds of the sale, including the | y is necessary, you shall promptly take all nece ance with applicable environmental laws. It is promises you made in this Mortgage or you far agreement, you will be in default. If you are in defaults or remedies stated in your loan agreement it is ose stated in the Default, Remedies on Default paragraphs or as otherwise provided by applicational paragraphs or as otherwise provided by application or prov |
| that lien expressly provides that it sha   | Il be subject to the lien of this Mortgage.  | s the angun you owe us under your  | loan agreement.  |
| g4) Keep the Property in good repair at change the Property.   | id not damage, destroy or substantially  | (F) Due on Sale. If you sell or tran   | isfer all or any part of the Property or any interestriction consent, the entire balance of what you   |
| 35) Keep the Property insured against los  | is or damage caused by fire or other haz-  | owe us under your loan agreem  | ent is due immediately.  |
| ards with an insurance carrier accept  | able to us. The insurance policy must be Mortgagee for the amount of your loan.  | (G) Eminent Domain. Notwithstar  | nding any taking under the power of eminent d  |
| You must deliver a copy of the polic   | y to us if we request it. If you do not ob-  |  | the debt in accordance with the terms of the lo  |
|  | , we may do so and add what we have your loan agreement with interest to be  | By signing this Mortgage, you  | assign the entire proceeds of any award or pa  |
| paid as provided in the loan agreeme   | nt. At our option, the insurance proceeds  | ment and any interest to us.  (H) Other Terms We do not give   | up any of our rights by delaying or failing to exe   |
| building of the Property.  (6) Keep the Property covered by flood designated flood hazard zone.  | Comments of the Comments of th | cise them at any time. Our right<br>cumulative. You will allow us<br>shall include the right to perfor<br>necessary and to perform any   | ts under the loan agreement and this Mortgage a<br>to inspect the Property on reasonable notice. The<br>many environmental investigation that we dee<br>environmental remediation required under env   |
| ulatory agency or private party involvi-   | nces on or in the Property. You shall not get affecting the Property that is in valuation of any other action by any governmental or regard the Property or release of any hazage notified by any governmental or regard notified by any governmental or regard.   | benefit and to protect our interest legal or unenforceable, the other rich extend the time of paymer list mortgage, reduce the payment of any junior lienholder. No such   | on or remediation will be conducted solely for our casts. If any term of this Mortgage is found to be or terms will still be in effect. We may, at our ont of any part or all of the indebtedness secured lents or accept a renewal note, without the consech extension, reduction or renewal shall impair te, nor release, discharge or affect your personal  |
| By Signing Below, You Agree to All the   | Terms of This Mortgage.  | Allimit  |  |
| Witnesses:   |  | VA A A A   |  |
| X  |  | Mortgagor T To   | onklo  |
| Print Name:  |  | X Xay C. Br<br>Mortgagor Kay E. Bran   | ankie  |
|  |  | 1/ 00  | <b>.</b>   |
| X  |  | X Kancilo  | rankle   |
|  |  | Mortgagor Kay E. Bran  | кте  |
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| Print Name:  |  |  | -0   |
| STATE OF INDIANA COUNTY OF Lake The foregoing instrument was acknowled   | ) ) ) ged before me on this 16th   | day ofN  | ovember, 1995 NOV  |
| by Larry K. Brankle  | : alla val E. praikte  | - A - ,  | · Margar   |
| en e   |  | x Nohan K  | Franks = 20=   |
| Drafted by: C. P. Connors, Vic   | re President   | Notary Public,   | Porter County India  |
| Diane of C. P. Willors, VIC  | ,  |  | <b>しています。</b>  |
|  |  |  |  |
| The second of th |  | When recorded, return to: NBD  | Bank, N.A.   |
|  |  | l II   | ndiana Square M1304<br>ianpolis, IN 46266  |