

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

This Mortgage is n EDDI	nade on E SMIT	H AND	LIVINIA	SMITH		NC NC	OVEME	BER 16			19	95_, betv	ween the Mo	ortgagor,
whose address is	3621	HARRIS	ON ST,	GARY, I	PARTY AND ADDRESS OF THE PARTY	MANAGEMENT AND THE PROPERTY OF				188	and the	Mortgagee	, NBD Ban	k, N.A.,
a national banking as	ssociation,	whose add	dress is	8585 BR	OADWAY	MERI	RILLY	VILLE,	IN 46	410				
(A) Definitions. (1) The words "B (2) The words "w (3) The word "Pr also includes Property also	ve", "us", " roperty" m anything a	our" and ' leans the la attached to	'Bank" mea and describ or used in	an the Mortg ed below, P connection	agee and roperty it with the	its success scludes all land or at	sors or I buildi tached	assigns. ngs and or used i	improvem	ents now o re, as well	as procee	ds, rents,	ncome, roya	lties, etc.
(B) Security. As secu				NO		, 1995		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			YAZAY 1			
including all exte					, refinanc	ings and/o	or repla	cements	of that loa	he TOTAL n agreement				subject
to liens of record				city_		Cau			<u>_</u> _I	ake			Indiana desc	
	Lo	t 4 in	Block	"H" in	Park N	Manor :	3rd S	Subdiv	ision,	in the	City	of	<u> </u>	(B)
				at ther the Reco							21,	in	2	Thicago
(C) Rorrowar's Prom	dese Vou e	emmica to:					cul	sciance of	facting the	Donarty is		vou chall s		
(C) Borrower's Prom (1) Pay all amount to perform all d (2) Pay all taxes, when they are pay them, if we under your loa agreement. (3) Not execute as rentals or other without our printhat lien expres (4) Keep the Prope ards with an impayable to us as You must delivitain insurance, paid to the amount paid as provided may be applied building of the (6) Keep the Prope designated floo (D) Environmental Coposal or release of do, nor allow anyout ion of any environ investigation, claim ulatory agency or ardous substance of any environ and control of the con	is when due duties of the assessment due. If you e choose, an arrement or written compared in agreement for written compared in good perty. The compared in the load of to the ball Property. The covere of hazard zo condition. You any hazard one else to compare the party and hazard zo condition. You any hazard one else to condition one the county of the party covere with the county of the covere of hazard zo condition. You any hazard one else to condition one the covere with the covere covered the covered t	e under your loan agree s and liens do not pay ad add what in the see, security granting a consent, and s that it sha is that it sha is do repair an against los rier accepta as Insured of the policy premiums we us under an agreemer agreemer agreemer of the do, anythis do, anythis is you shall lawsuit or crty involvirrty. If you shall assuit or crty involvirrty. If you are some consequence of the consequence o	ment and/or that are as: the taxes, a we have parest to be p agreement lien against I their only we lie against I their only we agreement lien against lien again	this Mortgagesessed against sessed against sessed against sessed against sessessments of the amount of the age, destroy of the amount request it. If to so and add greenent with the property of the away government of release by any government of release by any government of the property the property the property the property of the property the property the property the property of the	of leases in the properties, we are the properties where the properties	and Factor of the control of the con	(E) De to fau clu and	y remedia fault. If y meet the tault, we mand door Reduction of the control of	al actions in you do not erms of you do not erms of you will all continue and for by own as a left including the continue and for by own as a left including the continue and for by without tryour loan bomain. Not all continue and the right of the continue and the right that to perform the time of e, reduce the lienholder ty of this has a continue and the right that the right tha	accordance keep the prour loan agree of the rights of to, those are dit Limit pate your outs and authority occeds of any unding the cours, then to leny our loan agreement is twithstanding the to pay the transfer our prior wagreement is twithstanding to to any outside the course of the payment of the other terpayment of the payment of	with appl mises you ment, you or remedia stated in uragraphs standing by to sell th y to sell th y sale will y state of any reasonab agreemer all or any titten cone s due imm g any taki debt in ac ent shall I gn the en y of our der the los spect the ny environ ronmenta remediat if apy terr urs will s any part c or accept tension, n	icable enviruments in made in the programment in the data with the data	promptly take conmental laws als Mortgage of default. If you your loan agree Remotes or rise purefuled leman and ayour loan agree product of the street of t	ryou fail are in the ement in the fail in
ulatory authority th	nat any remo	oval or othe	er remediatio	n of any haza	rdous 📆	, NDIAN	Amin	fity to us.				38, 38		
By Signing Below, Y Witnesses:	ou rgree	to All the	Terms of	This Morigi	age.	- Commo	4	20	1-	8	- 2	7		
X	yeu		unex				$X_{\overline{M}}$	ortgagor T	ac -	477	ne	4—		
Print Name: LOIST	EEN JO	INER							EDDIE :	SMITH			11. 1 2. 11. 11. 11. 11. 11. 11. 11. 11. 11. 1	
							, 2	Zu.	Kens		TI			
X							ੇ ਜ	ortgagor	LIVINL	A SMITH		. Correspond		
Print Name:							ä.							
X								e Van					a	
Print Name:												10	11/1/	
X				r ee								(\$)	4.4 1 (17,	***
Print Name:	A the Pres	- Salar		West of the second	entaj ius				ay to myang dalam a sang				77	
STATE OF INDIANA COUNTY OF LAK	E			}		16th	galan galan waka jer			. NOV		995		
The foregoing instrum DyEDD	and the second	a company of		me on this _ A_SMTTH	en dieren dige *			. 19 <u>14</u>	day (of NOV	171,5		, Mo	rtgagors.
							v			. 1		ر م م		.A.
Orafted by: C. P	. Conn	ors, V	ice Pre	sident				Public, mmission	n Expires:	LAKE O	3-98		County	, Indiana
							er Be		, return to:	NBD BA	NK iana S	Square I		My John

NBD 118-2991 Rev. 1/95