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

178820 Indper 46366

T	his Mongage is made on January 2 Steve/and Marilyn Roeber	6.			, 19 <u>96</u> , be	tween the N	longagor,
		man Dadat	TN 46207				
	ose address is 11624 West Valley Drive Crown Point IN 46307 and the Mongagee, NBD Bank, N.A. national banking association, whose address is One Indiana Square Indianapolis, IN						17.73.,
10	A) Definitions.				•		
	 (1) The words "Borrower", "you" or "yours" mean each Mortgagor, whether single or joint, who signs below. (2) The words "we", "us", "our" and "Bank" mean the Mortgagee and its successors or assigns. (3) The word "Property" means the land described below. Property includes all buildings and improvements now on the land or built in the future. Property also includes anything attached to or used in connection with the land or attached or used in the future, as well as proceeds, rents, income, royalties, etc. Property also includes all other rights in real or personal property you may have as owner of the land, including all mineral, oil, gas and/or water rights. 3) Security. As security for a loan agreement dated 1-26-96 for credit in the TOTAL AMOUNT of \$ 13,000,00 						
(I	3) Security. As security for a loan agreement dated	ons, refinancings an	d/or replacement	nts of that loan agree	ement, you mortgage and		us, subject
	Lot 45, in Westwood Estates Unit in Lake County, Indiana	Three, as s	hown in P	lat Book 48,	page 14		
	karanta, mendidikan didirin dian bermelah permenana. Karanta bermelah dian penjadah penjadah penjadah penjadah penjadah penjadah penjadah penjadah penjadah penjada						
((C) Borrower's Promises. You promise to: (I) Pay all amounts when due under your loan agreement, included the control of the c		substance remedial	affecting the Property actions in accordance	y is necessary, you shall pro e with applicable environ	mptly take al mental laws	l necessary
TITLE INSURANCE	to perform all duties of the loan agreement and/or this M (2) Pay all taxes, assessments and liens that are assessed against they are due. If you do not pay the taxes, assessments or litter, if we choose, and add what we have paid to the amounder your loan agreement with interest to be paid as provagreement. (3) Not execute any mortgage, security agreement, assignment of talls or other agreement granting a lien against your interest without our prior written consent, and then only when the ting that lien expressly provides that it shall be subject to Mortgage.	ne Property when ens, we can pay ount you owe us rided in the loan of leases and rent in the property document gran-	to meet the default, we including and/or Replicable I full, you cedures a costs and tion or re	he terms of your load we may use any of the but not limited to, a ducing the Credit L aw. If we accelerate give us the power are allowed by law. The expenses of the sale, emediation paid for t	e promises you made in the agreement, you will be it rights or remedies stated those stated in the Default limit paragraphs or as otheyour outstanding balance and authority to sell the proproceeds of any sale will including the costs of any coy us, then to reasonable as	in default. If in your loan, Remedies cerwise providend demand, perty accord be applied fenvironmenta attorney's fee	you are in agreement on Default, ded by ap- payment in ling to pro- first to any il investiga-
E N	Mortgage. 6 (4) Keep the Property in good repair and not damage, destroy change the Property.		(F) Due on S in the Pr	ale. If you sell or train	nder your loan agreement. Inster all or any part of the lorior written consent, the	Property or a entire balan	any interest ce of what
TICOR TIT	(5) Keep the Property insured against loss or damage caused hazards with an insurance carrier acceptable to us. The insur be payable to us and name us as Insured Mortgagee for the loan. You must deliver a copy of the policy to us if we required not obtain insurance, or pay the premiums, we may do so a have paid to the amount you owe us under your loan agreem to be paid as provided in the loan agreement. At our option proceeds may be applied to the balance of the loan, whether to the rebuilding of the Property.	ance policy must amount of your uest it. If you do and add what we tent with interest on, the insurance er or not due, or	you owe (G) Eminent main, yo loan agre by you. I or payme (H) Other Te cise then	Domain. Notwithsta u shall continue to persent until any awa By signing this Morta ent and any interest rms. We do not give at any time. Our ri	agreement is due immedi anding any taking under the pay the debt in accordance and or payment shall have gage, you assign the entire	ately. e power of e e with the te been actuall proceeds of laying or faili ment and this	minent do- rms of the ly received any award ing to exer- s Mortgage
(1	 (6) Keep the Property covered by flood insurance if it is located designated flood hazard zone. D) Environmental Condition. You shall not cause or permit the disposal or release of any hazardous substances on or in the Presence of any environmental law. You shall promptly give to fany investigation, claim, demand, lawsuit or other action by tall or regulatory agency or private party involving the Property hazardous substance on the Property. If you are notified by a or regulatory authority that any removal or other remediation or 	e presence, use, operty. You shall operty that is in as written notice any governmenor release of any ny governmental	This shal deem ned environm for our b to be ille at our op secured t the conse shall imp	Il include the right to ressary and to perfor inental law. Any invest- encift and to protect of gal or unenforceable tion, extend the time by this mortgage, redu- ent of any junior lier	perform any environment m any environmental rema- stigation or remediation wo but interests. If any term of e, the other terms will still of payment of any part or acce the payments or accept sholder. No such extension by of this Mortgage, nor rele	tal investigation required in the conduction of this Mortga I be in effect all of the in a renewal non, reduction	ion that we prized under letted solely lege is found t. We may, adebtedness ote, without or renewal
В	y Signing Below, You Agree to All the Terms of This Mortg	age.		0/ (O)	
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n			Mortgag	or Marilyn Roeb	er .		
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C	OUNTY OF Lake he foregoing instrument was acknowledged before me on the control of the control	his 26	ith	day of	January 📆	3	
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