B	NBD Bank, N.A. Mortgage (Installment I	.oan) - Indiana	5966	485993	fdy,
This Mortgage is	made on <u>April 5,</u> Carl Wilkening a	nd Carlene Wi	lkening husband	, 19 96 , b	etween the Mortgagor,
whose address is a national banki	6704 W. 131st Ave., C	edar Lake, In	46303	and the Mortgagee.	NBD Bank, N.A.,
(A) Definitions.					
(2) The wor	ds "Borrower", "you" or "yours" mean each ds "we", "us", "our" and "Bank" mean the	e Mortgagee and its succe	essors or assigns.	: 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	
also inclu Property	d "Property" means the land described belo udes anything attached to or used in connect also includes all other rights in real or pers	ion with the land or attact onal property you may ha	hed or used in the future, as we we as owner of the land, inclu	vell as proceeds, rents, ding all mineral, oil, g	income, royalties, etc. as and/or water rights.
including all	extensions, amendments, renewals, modificated, the Property located in the TOWN	tions, refinancings and/or i	replacements of that loan agree	ment, you mortgage and	d warrant to us, subject Indiago described as:
1	ot 2, Lemon Lake Estat Town of Cedar Lake, as County, Indiana.	es, in Unit N shown in Plat	No. 4, an additi Book 51, page	on to the 6, in Lake	602375
(l) Pay all ame	Promises. You promise to: ounts when due under your loan agreement, included in all duties of the loan agreement and/or this		substance affecting the Property remedial actions in accordance	e with applicable enviro	ompticake all necessary nmental laws.
they are d them, if w	es, assessments and liens that are assessed against ue. If you do not pay the taxes, assessments or we choose, and add what we have paid to the air loan agreement with interest to be paid as pr	the Property when liens, we can pay mount you owe us	to meet the terms of your loan default, we may use any of the including, but not limited to, t and/or Reducing the Credit Li- plicable law. If we accelerate	agreement, you will be rights or remedies stated hose stated in the Defaul imit paragraphs or as ott our outstanding balance	in default. If you are in it in your loan agreement it, Remedies on Default, herwise provided by ap- and demand payment in
tals or oth without or ting that I Mortgage.		est in the property ne document gran- to the lien of this	full, you give us the power and cedures allowed by law. The costs and expenses of the sale, tion or remediation paid for but to the amount you owe us un	proceeds of any sale with including the costs of any y us, then to reasonable der your loan agreement	environmenta nyestra attor s fee ry
change the	Property in good repair and not damage, destree Property.	Lake County	Due on Sale. If you sell or tran in the Property without our p you owe us under your loan	THE METHOD COMPCINGACING	Cititio Commission Co.
hazards wi be payable loan. You not obtain have paid to be paid proceeds t	Property insured against loss or damage cause ith an insurance carrier acceptable to us. The instance is us and name us as Insured Mortgagee for the must deliver a copy of the policy to us if we reinsurance, or pay the premiums, we may do so to the amount you owe us under your loan agree as provided in the loan agreement. At our opt may be applied to the balance of the loan, whet	urance policy must the amount of your equest it. If you do and add what we ement with interest tion, the insurance) Eminent Domain. Notwithsta main, you shall continue to p loan agreement until any awa by you. By signing this Mortg or payment and any interest t) Other Terms. We do not give cise them at any time. Our rig	nding any taking under any the debt in accordant or payment shall have age, you assign the enter ous.	he power of elderitude the wint the terms of the elder actually received the process of the award elaying or failing to exer-
(6) Keep the l	uilding of the Property. Property covered by flood insurance if it is loc i flood hazard zone.	ated in a specially	are cumulative. You will allow This shall include the right to	us to inspect the Proper perform any environmen	rty on reasonable notice ntal investigation that we
(D) Environment disposal or re not do, nor a violation of a of any investig tal or regulato hazardous sub	rical Condition. You shall not cause or permit clease of any hazardous substances on or in the I llow anyone else to do, anything affecting the any environmental law. You shall promptly give gation, claim, demand, lawsuit or other action to be garry or private party involving the Property bstance on the Property. If you are notified by authority that any removal or other remediation	Property. You shall Property that is in a us written notice by any governmen- y or release of any any governmental	deem necessary and to perform environmental law. Any investion our benefit and to protect of to be illegal or unenforceable, at our option, extend the time secured by this mortgage, redu- the consent of any junior lient shall impair the lien or priority your personal liability to us.	tigation or remediation our interests. If any term of the other terms will stood payment of any part of the payments or acception. No such extension	will be conducted solely of this Mortgage is found ill be in effect. We may or all of the indebtedness it a renewal note, withou on, reduction or renewa
	w, You Agree to All the Terms of This Mort	gage, MOIANA			
Witnesses:		X	Carl 2	Many	
Print Name:			Mortgagor Carl Wilkenin	g	
X		X	Mortgagor U	Jelkenia	Y

Print Name: _ Print Name:

Print Name: _

STATE OF INDIANA COUNTY OF LAKE

The foregoing instrument was acknowledged before me on this_

by __Carl_Wilkening_and_Carlene_Wilkening

Drafted by: C.P. Connors, Vice President

day of___

__, Mortgagors.

Notary Public,

Floy P. Holst _ County, Indiana

My Commission Expires: 1-31-97

When recorded, return to: NBD Bank, N.A.

One Indiana Square M1300 Indianapolis, In 46266