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

486112 PAZ

	April 17 1996, between the M	ortgagne.
ortgage is made on Bees and Sheree L. Bees, husband a michael J. Bees and Sheree L. Bees, husband a 907 S. Pettibone Street Crown Point,	and wife In. 46307 and the Mortgagee, NBD Bank	
address isonal banking association, whose address is _One_Indiana_Square	Indianapolis, In. 46266	
finitions.		go Title
The words "Borrower", "you" or "yours" mean each Mortgagor, whether	CHOOPEROPE OF ASSISTS.	
The words "we", "us", "our" and "Bank" mean the Mortgagee and its of the word "Property" means the land described below. Property includes the word "Property" means the land described below. Property includes the word in connection with the land or		Propert
Property also includes all other rights in real or personal property you m 4-17-96	ay have as owner of the land, including all mineral, oil, gas and/or was	er right
curity. As security for a loan agreement dated	nd/or replacements of that loan agreement, you mortgage and warrant to t	ribed
Lot 55, Jeffery Manor Unit No. 3, in the Plat Book 39, page 57, in Lake County, In	City of Crown Point, as shown in diana.	Aredin
orrower's Promises. You promise to:	substance affecting the Property is necessary, you shall promptly take a remedial actions in accordance with applicable environmental laws	ll necessa i.
. m	made in this Mortgage	or you f
to perform all duties of the foan agreement and or any second against the Property when	to meet the terms of your loan agreement, you will be in your loar	agreeme
they are due. If you do not pay the taxes, assessments or mount you owe us	including, but not limited to, those stated in the Detault, removed	ided by
under your loan agreement with interest to ne paid as provided in the loan	plicable law. If we accelerate your outstanding balance and definition	ding to D
Not execute any mortgage, security agreement, assignment of leases and ren-	cedures allowed by law. The proceeds of any sale with the approximation of any environment	al investi
without our prior written consent, and then only without our prior written consent, and then our prior written consent with the consent with	tion or remediation paid for by us, then to reasonable atomicy a to the amount you owe us under your loan agreement.	any inter
(bance the Property)	in the Property without our prior written consent, the entire bala you owe us under your loan agreement is due immediately.	ilee or w
5) Keep the Property insured against loss or damage caused by fire or other	(G) Eminent Domain. Notwithstanding any taking under the power of	eminent terms of
be payable to us and name us as insured wortgaged we request it. If you do	loan agreement until any award or payment shall have been actually by you. By signing this Mortgage, you assign the entire proceeds a	ally recei
not obtain insurance, or pay the premiums, we may do so and add interest	or payment and any interest to us.	
to be paid as provided in the loan agreement. At our options of the paid as provided in the balance of the loan, whether or not due, or	(H) Other Terms. We do not give up any of our rights by delaying or facine them at any time. Our rights under the loan agreement and the cise them at any time. Our rights under the Property on reason	his Mort
to the rebuilding of the Property. (6) Keep the Property covered by flood insurance if it is located in a specially	are cumulative. You will allow us to inspect the reporty	ation tha
decionated 1990 nazaru zanci	deem necessary and to perform any chyrioninchan remediation will be con	ducted so
Environmental Condition. You shall not cause or permit the presence, use, disposal or release of any hazardous substances on or in the Property. You shall disposal or release of any hazardous substances on or in the Property that is in	to be illegal or unenforceable, the other terms will still be in eff	ect. We
not do, nor allow anyone else to do, anything promptly give us written notice violation of any environmental law. You shall promptly give us written notice	at our option, extend the time of payment of any payments or accept a renewal secured by this mortgage, ediamentally any ments or accept a renewal	note, wit
of any investigation, claim, demand, lawsuit of one the Property or release of any tal or regulatory agency or private party involving the Property or release of any tal or regulatory agency or private party from the Property or release of any tall or regulatory agency or private party from the Property or release of any tall or regulatory agency or private party from the Property or release of any tall or regulatory agency or private party from the Property or release of any tall or regulatory agency or private party from the Property or release of any tall or regulatory agency or private party from the Property or release of any tall or regulatory agency or private party from the Property or release of any tall or regulatory agency or private party from the Property or release of any tall or regulatory agency or private party from the Property or release of any tall or regulatory agency or private party from the Property or release of any tall or regulatory agency or private party from the Property or release of any tall or regulatory agency or private party from the Property or release of any tall or regulatory agency or private party from the Property or release of any tall or regulatory agency or private party from the Property or release of any tall or regulatory agency or respectively.	the consent of any junior tienholder. No such exemption shall impair the lien or priority of this Mortgage, nor release, fisch	arge or a
hazardous substance on the Property. If you are remediation of any hazardous or regulatory authority that any removal or other remediation of any hazardous	your personal liability to us.	
Signing Below, You Agree to All the Terms of This Mortgage.	Mul 2/8- 60	•
nesses:	X Mortgagor	
	Michael J. Bees	
nt Name:	Charles & Bus	
	X Morgagor Sheree L. Bees	****
nt Name:	Sneree L. Dees	
		711
	MARGA- H	<u> </u>
nt Name:		D)
		TOR S
		品
int Name:	- m	8
TATE OF INDIANA DUNTY OF LAKE)	day of Opril & T	
ne foregoing instrument was acknowledged before me on this Michael J. Bees and Sheree L. Bees, husba	and and wife	_, Mort
	X VICIOUS / CCCO	County,
NOTARY PUBLIC, L	ale Court (Minimusion Expires:	
My Commission Engl	red November (1), 1997	V)
One Indiana Square M1304 Resident Of Lake Con Indianapolis, IN 46266	When recorded, return to: One Indiana Square	U,