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| WAR STORY |

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

IVBU Bank, Organization of Mines

| This Mortgage is made on | May 8 Bennie F. Carpenter | | , 19 <u>96</u> , betwer | en the Mortgagor. |
|---|--|--|--|--|
| | 910 Greenview Pl., Crown ose address is 8585 Broadway, St | | and the Mortgages, N IN 46410 | VBD Bank, N.A., |
| (2) The words "we", "us", "our (3) The word "Property" means also includes anything attac | u" or "yours" mean each Mortgagor, whethe "and "Bank" mean the Mortgagee and its sus the land described below. Property include the to or used in connection with the land ther rights in real or personal property you ma | ccessors or assigns. es all buildings and improvements or attached or used in the future, as | s well as proceeds, rents, inc | ome, royalties, etc. |
| | n agreement dated <u>May 8, 1996</u> ments, renewals, inodifications, refinancings located in the <u>City</u> of Cr | | eement, you mortgage and wa County, Inc | |
| Lot 12, Schuliens V page 55, in the Off | wild Woods Subdivision,/Lak Pice of the Recorder of Lak | e County, Indiana as | shown in Plat Boo | (5 03 2 |
| Borrower's Prumises. You prom | isato | substance affecting the Pron | erty is necessary, you shall pro | - |
| (1) Pay all amounts when due und | ler your loan agreement, including interest, and | sary remedial actions in acce | ordance with applicable environ | mental laws. |
| (2) Pay all taxes, assessments an | n agreement and/or this Mortgage. Id liens that are assessed against the Property | | an agreement, you will be in deferrights or remedies stated in you | fault. If you are in de- |
| 2 pay them, if we choose, and ad | not pay the taxes, assessments or liens, we can id what we have paid to the amount you owe us | cluding, but not limited to, | those stated in the Default, R Limit paragraphs or as otherwis | temedies on Default, |
|) 같 agreement. | ith interest to be paid as provided in the loan | able law. If we accelerate yo | our outstanding balance and den outhority to sell the property acc | nand payment in full, |
| Frentals or other agreement gran | security agreement, assignment of leases and inting a lien against your interest in the property | allowed by law. The proceed penses of the sale, including | is of any sale will be applied fig. the costs of any environments | st to any costs and ex- al investigation or re |
| g that lien expressly provides the | ent, and then only when the document granting at it shall be subject to the lien of this Mortgage. | amount you owe us under yo | | は、マベデ |
| . O change the Property. | epair and not damage, destroy or substantially | (F) Due on Sale. If you sell or to in the Property without our | prior written consent, the entire | operty or any interest a balance of what you? |
| ards with an insurance carrier | inst loss or damage caused by fire or other haz- acceptable to us. The insurance policy must be | (G) Eminent Domain, Notwith | ement is due immediately. | power of eminent do |
| You must deliver a copy of the | thsured Mortgages for the amount of your loan e policy to us if we request it. If you do not ob- | agreement until any award of | pay the debt in accordance with a payment shall have been act. | ially received by you. |
| paid to the amount you owe u | miums, we may do so and add what we have sunder your loan agreement with interest to be preement. At our option, the insurance proceeds | ment and any interest to us. | you assign the entire proceeds | ၂ ထ ့ပ |
| may be applied to the balance building of the Property. | of the loan, whether or not due, or to the re- | (H) Other Terms. We do not gi cise them at any time. Our n | ights under the loan agreement. | and this Mortgage are 🖫 |
| | Plood insurance if it is located in a specially | shall include the right to per | us to inspect the Property on re rform any environmental invest | tigation that we deem 🖁 |
| D) Environmental Condition. You | shall not cause or permit the presence, use, dis- | ronmental law. Any investig | ny environmental remediation ration or remediation will be conterests. If any term of this Mort | nducted solely for our |
| do, nor allow anyone else to do, a | substances on or in the Property. You shall not anything affecting the Property that is in viola- ou shall promptly give us written notice of any | legal or unenforceable, the o | other terms will still be in effectment of any part or all of the inc | t. We may, at our op- |
| investigation, claim, demand, law | suit or other action by any governmental of reg- involving the Property or release of any haz- | this mortgage, reduce the pa | iyments or accept a renewal not such extension, reduction or re | e, without the consent |
| ardous substance on the Property. | If you are notified by any governmental or reg- or other remediation of any hazardous | lien or priority of this Mortg | gage, nor release, discharge or a | ffect your personal li- |
| | All the Terms of This Mortgage. | AND THE STATE OF T | 10 | |
| (itnesses) | | $-$ () $-$ 4 $-$ - \circ | 1. Kayer 15 | |
| | | Mongagor Bennie F | . Carpenter | |
| rint Name; | | | | |
| <u> 1888 - 1888 - 1888 - 1888 - 1888 - 1888 - 1888 - 1888 - 1888 - 1888 - 1888 - 1888 - 1888 - 1888 - 1888 - 1888</u> | | X Mortgagor | | |
| rint Name: | | | | |
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| rint Name: | | | | 3 VN |
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| Print Name: | | | | \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\ |
| TATE OF INDIANA COUNTY OF しんしゃ The foregoing instrument was acki |)) nowledged before meson this <u>8 th</u> | day.of | May | |
| oy <u>Bennie F. Car</u> | | | 7 T | Mortgagors |
| | | × Alawa | K Hanewa | <u> </u> |
| Orafied by: C. P. Conno | rs, vP | Notary Public, My Commission Expires: | AUGA A. HANEWICH, No | County, Indiana tary Public |
| | | Ĥ | Ay ∶ommission expires Decer lesident of Jasper County, Inc | et er 26. 1997 |
| | | When recorded, return to: | NBD Bank, N.A. One Indiana Squar | State of the state |
| | | | Indianapolis, IN | 46266 |