8	/	ANBD Mort	Bank, N.A gage (Inst	A. / Llu tallment	Loan)	M / 304 - India	ana 4	1244		203	709	di .	•
This N	longage 📥	made on						SEPTEM	BER 03		19	6 between the !	Mortgagor.
			AND BET				,)E.6						
a nation	ral banking	association	WHITEOAR , whose addres	s is ONE	INDIAN	A BOUAL	RE, H13	104, IMI	DIAMAPO	LIS, I	na the Mo I 4620	ngagee, NBD Ba i 6	ink, N.A.,
	initions.	•						-					
			, "you" or "you						igns below.				
			"our" and "Bai neans the land						nnvement	e now on t	he land or	built in the future	Dronarty
	also includ	es anything	attached to or	used in conn	ection with	the land o	r attached	or used in	the future,	as well as	proceeds,	rents, income, roy	alties, etc.
			_	•			•					gas and/or water i	
			loan agreemei						redit in the T			of \$50,000 ge and warrant to a	
iO	ens of reco	ord, the Prop	erty located in	the Tou	m.	_ of	OMELL		- ,	LAKE	C	ounty, Indiana, de	scribed as:
CC T		ADDENIDUM	ì										
Crown Point Ind													
on N													
2 50)												
		omises. You punts when du	promise to: e under your loa	n agreement, i	including in	terest, and	su sa	ibstance affe ry remedial a	cting the Pro actions in acc	operty is nec cordance wi	essary, yo th applicab	ı shall promptly tak le environmental lav	e all neces- vs.
2)	o perform a	ll duties of th	e loan agreements and liens that	t and/or this M	lortgage.		(E) D	efault. If you meet the ten	u do not keep ms of your k	p the promi	ses you ma	de in this Mortgage Il be in default. If yo	or you fail
- 4	when they a	re duc. If you	do not pay the	taxes, assessn	nents or lier	is, we can	fa	ult, we may (use any of th	e rights or 1	remedies st	ated in your loan ag Default, Remedies	reement in-
Ū	under your	we choose, a loan agreeme	nd add what we ent with interest	to be paid as	provided in	the loan	an	ıd/or Reducir	ng the Credit	Limit para	graphs or a	s otherwise provide ce and demand pays	d by applic-
(3) 1	agreement. Not execute	any mortga	ge, security ag	reement, assig	nment of 1	eases and	yc	ou give us the	e power and	authority to	sell the pr	operty according to applied first to any c	procedures
	without our	prior written	t granting a lien consent, and the	n only when t	he documen	t granting	pe	inses of the a	sale, includir	ng the costs	of any env	rironmental investig ttorney's fees and	ation or re-
	•		es that it shall be od repair and n	7			an	nount you ov	we us under y	our loan ag	reement.		
C	change the P	roperty.		This	Docu	ment:	is thic	the Property	evithout ou	forior writt	en consent,	t of the Property or the entire balance	of what you
	ards with an	insurance ca	i against loss or rrier acceptable	to us. The inst	urance polic	ymust be U	int(G) E	minen Abou	your loan agr	hstanding a	ny taking ι	inder the power of	eminent do-
1	You must de	eliver a copy	s as Insured Mo of the policy to	us if we reque	st it. If you d	do not ob-	m	ain, you shal reement unti	ll continue to il any award	pay the del or payment	bt in accord I shall have	lance with the terms been actually recei	of the loan ved by you.
į p	paid to the a	mount you o	e premiums, we we us under you	r loan agreem	ent with inte	erest to be	By	y signing thi ent and any i	s Mortgage, interest to us.	you assign	the entire	proceeds of any aw	ard or pay-
	may be appl	lied to the ba	an agreement. A lance of the <mark>loa</mark>	t our option, to n, whether or	not due, or	to the re-	(H) O	ther Terms.	We do not g	give up any	of our right	s by delaying or fai greement and this M	ling to exer-
	building of t Keep the Pr		ed by flood insu	rance if it is	located in a	specially	cu	ımulative. Yo	ou will allow	v us to inspe	et the Prop	perty on reasonable ntal investigation th	notice. This
· d	designated f	lood hazard z	one. You shall not ca				ne	ecessary and	to perform	any environ	nmental rea	mediation required will be conducted so	under envi-
posa	d or release	of any hazan	ious substances do, anything aff	on or in the Pr	roperty. You	shall not	be	enefit and to	protect our is	nterests. If a	my term of	this Mortgage is force in effect. We may	und to be il-
tion	of any envi	ronmental la	w. You shall pro lawsuit or other	mptly give us	written not	ice of any	LK'S OW	on, extend the	e time of pay	ment of an	y part or all	of the indebtedness newal note, without	secured by
ulato	ory agency	or private pa	arty involving the erty. If you are r	ne Property o	r release of	eny haz-	0	any junior li	i d nholder. No	such exter	ision, reduc	tion or renewal sha harge or affect your	Il impair the
ulato	ory authority	that any rem	oval or other re	nediation of a	ny hazardou			ility to us.		/			,
		, You Agree	e to All the Te	rms of This l	Mortgage.	Engles IN	EAL		N	1 11/4			
Witness X	es:						X			AN	`	9	•
Deint Mo							M	Iortgagor DANTET.	J HUBE	ያ ሞ		0	
								~ C		11 .	1	60	
х							$X_{\overline{M}}$	lortgagor	unda'	++-	-Au		
Print Na	ame:							BELIND	a huber	T		ထမ	
Y										r			
Λ		· · · · · · · · · · · · · · · · · · ·											
Print Na	me:												
x												•	
Drint No.	me: <u>*</u>		struk titli i na	and the second second		akan _ mata a ka an		, g 	ha namkerbake 19-119	PPod (toposytum	viva mandra	<u> </u>	F S
Limit 14a	unc.			<u> </u>				and the same				HE SE	₽Ž₹
	OF INDIA)			سايي			ŭ.			공 ₀ 유
The fore	egoing inst	rument was	acknowledged	before me or		3RD		e categorie	day of	SEP	TEMBER		
by1	DANIEL	J. HUBI	RT AND		BELIN	DA L.	HUBERT			-1)	€ À	
						ラ そり	X .2	: XX	nois U	Tuls	<u>~</u>	<u> </u>	<u> </u>
Drafted	•		ığ.			75 M		y Public, orimission	Fynines		A. NELO	ON County, Indian	ty, Indiana
		P CONNOF Ana squa	e Re, suiti	H1304		z j			•	Vv Commis	sion Expi	res October 20, 18	98
	DIANAPO	LIS, IN	46266			4;	4.	recorded, r	eturn to:			unty, Indiana	Ω_{l}
	621	l3171026 ™.	5 11P						me equi Ana equ			1304	11/1/1
	ere er weiter	The state of the s	* The						OLIS, I				יי דע

ADDENDUM TO REAL ESTATE MORTGAGE

LEGAL DESCRIPTION:

Document is

The North 561.40 feet, by parallel Aines of the following described tract: Part of the Northwest 1/4 of the Northwest 1/4 of Section 20 and part of the Northwest 1/4 of the Northwest 1/4 of Section 19, Townshiphe3 North Range Sewesterof the 2nd Principal Meridian, in take County, Indiana, described as follows: Beginning at the Northwest corner of said Section 20, thence East 669.60 feet; thence South parallel to the West line of said Section 20, a distance of 1161.40 feet; thence West 955.30 feet to the center line of County Road "T"; thence in a North and Northeasterly direction, along said center line, to the point of beginning.

Daniel J Hubert

Belinda L. Hubert