197 returned to Branch National City Bank

MORTGAGE

National City Bank, Indiana
101 West Washington Street, Suite 715E
P.O. Box 5056
Indianapolis, Indiana 46255

CK# SSLUFY FS

(Mortgagore) of following described real	LAKE	County, S			ARRANT to Natio	onal City Bank, Indiana	, (Mortgagee) the
Common address	6407 JEFFER	SON AVE		Inty, Indiana:HAMMOND	GRIFFITH		IN
The Level December of	(Street Address or R.R.			(City)	(Twp.)	·	(State)
THE NORTH 10 FEE		OF LOT 43. BLO	CK 2. CALUN	AET HEIGHTS			
ADDITION TO HAMI					ANA.		96
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gether with all rights, p ferred to as the ("Mort	orivileges, Interest, ea	ssements, imprevem	ents and fixtu	res now or hereafter to	cated upon or app	ertaining to such r	state (collectively
OMISSORY ("NOTE(S)"		8/28/96	00114	ment is	10040.00		
	dated		19 In t	the sum of 4			
yment as therein provid	deted	or renowed, executed	by Borrowers	the sum of \$	T. W	ith interest and insuran	opor Icon owner
For the purposition of the premi	e of inducing the Ma	rigages to make the	loan hereby s	ocured, the Mortgagor(s) represent to the	Mortgages, that Mortg	gor in owner
a				A A	•		
at this mortgage is the id have authority to exe ortgagors jointly and se	cute this mortgage.	agree with Mortgag	ee that:	nty iteeur	A fedurate of the	Tull age of 18; and suff	ers no incapacity
RST: Mortgagors will p lief from valuation and a	pay all indebtedness	secured by this Moi	rtgage when d				
COND: Mortgagors sh crue. Also, Mortgagor	all pay all taxes or a	ny machanic's lien :	r assessed ag	ainst the Mortgaged Prints he Mortgaged Premise	emises or any parts	t thereof when due and	before penalties
imises without Mortgag IRD: Mortgagors shall	gee's prior written co keep the Mortgaged	nsent. I Premises in good r	epair at all tim	es and shall not comm	nit or allow the co	mmission of weste ther	aon. Mortgagors
all procure and maintain o account insurable vi	n in effect at all times	s hazard (fire and ex	tended covera-	ge) insurance in an am	ount which is at is	est equal to the loan an	nount after taking
ortgagee and with a sta JURTH: Mortgagee may	ndard Mortgages cla y, at its option and	use in favor of Mort from to time, pay a	gages. Il sums of mo	nev which in its judgn	nent may be neces	sary to perfect or pres	erve the security
ended to be given by come a lien upon the fi	Mortgaged Premises	or any part thereof	and all costs.	expenses and attorney	/s' fees incurred.	All sums of money so	paid shall be and
come a part of the mort	paid by it.						• •
TH: Upon any default all abandon the Mortga emises the entire indebt	ged Premises, or sha	ill be adjudged bank	rupt, or if a tra	lates of receiver shall I	be appointed for M	ortgagors or for any pa	rt the Mortgaged
ortgage may be foreclos	sed accordingly. Up	on foreclosure, Mort	gagee may ta	ke possession of the A	Nortgaged Premise	to collect any rents. i	ssues, income or
rents, issues, income d Mortgages Premises, d	or profits, during the	period of foreclosur	e and radempt	ion. in the event of fo	reciosure. Mortga	ged may continue the a	bstract of title to
this Mortgage. All rig ortgage may otherwise i	this and remedies o	f Mortgagee hereun	der are cumul	ative and are in addit	ion and not in lim	itation of any rights or	r remedies which
er default or of the san (TH: if Mortgagors sha	ne default in the futu	ire or as a waiver of	any right or re	mody with respect to t	he same or any oth	ner occurrence.	•
indebtedness secured by VENTH: That it is cont	ov this Mortgage shal	ll, at the option of M	lortgages and	without notice or demi	end, become imme	diately due and payable	
yment of any and all fu s Mortgages and secure	sture advances and c	of any additional am	ount, provided	that at no time shall	the total amount o	wed by the 200 of gagor	or Borrowers to
d provided further that ch future advances, wi	such future advance	s are equally secure	d and to the	same extent as the am	ount originally adv		
nt said notes or other e rtion of the indebtedne							
ortgage in any manner.	*	4		di idi			- 14
ls Mortgage shall also sidenced by promissory r	notes or other eviden	ce of indebtedness i	stating that sal	d notes or other evider	nce of indebtednes	s are secured hereby.	
HTH: All rights and obnefit of Mortgages and i	its successors, assig	ns and logal represen	ntatives.		. ALCOHOT	Jai representatives and	oc
WITHESS WHEREOF, N	Afritgagors have exec	cuted this mortgage	on this	28TH day o	AUGUST	19, m	<u>90 </u>
ROBERT M ORTIZ	THE THE THE	Con the second	Sig	nature	7-74		
interest A	- A A		Del	ntad			
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gnature	-	The state of the s	Sig	gnature	<u> </u>	11.2	
REBECCA L ORTI	Z 				<u>,</u>		
nted TATE OF 工门;			Pri	nted			
- 	nois		66.				
OUNTY OFCa	ok_	·	SS:				
				BERT M ORTIZ & RI	BECCA L ORTIZ	:	
Before me, a Notary	Public in and for sal	d County and State,	appeared				
		و معمد فرود فرود و معامد و معامد	waarales see	a foregains Martan			
	_	acknowledged the e		e foregoing Mortgage.	. 1996. š	"OFFICIAL	SEAL"
Witness my hand an	Δ -	o∕ I′′	any or	tuguist	· — 🔉	LYNN PALUCI	HOWSKI Š
County of Residence	- 1	v.1 20012		lina Dli	hou &	NOTARY PUBLIC, STATE MY COMMISSION EXPIR	OF ILLINOIS X
My Commission Exp	ALTOLIOL AS	S J LUDLOW	Sign	Takun Oly	AIOHARAUL I	2222222	inininini.
This Instrument prep	pared by NICOLA	O LUDLUM		LYNN 14C	MCHOWYLI		