and the Mortgagee, NBD Bank, N. 1304, INDIANAPOLIB, IN 46266 or joint, who signs below. or assigns. ings and improvements now on the land or built in the future. Property also sed in the future, as well as proceeds, rents, income, royalties, etc. Property al e land, including all mineral, oil, gas and/or water rights. — for a line of credit in the TOTAL AMOUNT of \$50,000,000,000,000,000,000,000,000,000,
or joint, who signs below. or assigns. ings and improvements now on the land or built in the future. Property also seed in the future, as well as proceeds, rents, income, royalties, etc. Property also sed in the future, as well as proceeds, rents, income, royalties, etc. Property also land, including all mineral, oil, gas and/or water rights. for a line of credit in the TOTAL AMOUNT of \$50,000,000 enewals, modifications, refinancings and/or replacements of that loan agreement on of the lender, made after a reduction in the balance or otherwise to the set and warrant to us, subject to liens of record, the Property locates the ounty, Indiana, described as: 4, AS PER PLAT OFFICE OF THE maximum principal amount of all advances secured by this Mortgress." necessary, you shall promptly take all necessary remedial actions in accordate with applicable environmental laws. Default. If you do not keep the promises you made in this Mortgress of the rights or remedies stated in your lost agree but including the credit limit paragraphs or as otherwise profitled by applicable and the power and authority to sell the property according to procedures allowed by the power and authority to sell the property according to procedures allowed by the power and authority to sell the property according to procedures allowed by the power and authority to sell the property according to procedures allowed by the power and authority to sell the property according to procedures allowed by the power and authority to sell the property according to procedures allowed by the power and authority to sell the property according to procedures allowed by the power and authority to sell the property according to procedures allowed by the power and authority to sell the property according to procedures allowed by the power and authority to sell the property according to procedures allowed by the power and authority to sell the property according to procedures allowed by the power and authority to sell the property according to procedure allowed
maximum principal amount of all advances secured by this Mortgres." mecessary, you shall promptly take all necessary remedial actions in accorda with applicable environmental laws. Default. If you do not keep the promises you made in this storage for your meet the terms of your loan agreement, you will be in default. If you are in default, and you agreement, you will be in default of your are in default, and agreement, you will be in default of your are in default, and you agreement, you will be in default of your are in default, and you agreement, you will be in default of you are in default, and you are not you give the power and authority to sell the property according to proceeding the cordat paragraphs or as otherwise profession of the incordation and authority to sell the property according to proceeding the credit control and applied by applicable in the power and authority to sell the property according to proceeding the proceeds of any sale will be applied first to any cost and expension of the including the costs of any sale will be applied first to any cost and expension of the including the costs of any sale will be applied first to any cost and expension of the including the costs of any sale will be applied first to any cost and expension of the including the costs of any sale will be applied first to any cost and expension of the including the costs of any sale will be applied first to any cost and expension of the including the costs of any sale will be applied first to any cost and expension of the including the costs of any sale will be applied first to any cost and expension of the including the costs of any sale will be applied to the appropriation of the costs of any sale will be applied the to the appropriation of the costs of any sale will be applied to the appropriation of the costs of any sale will be applied to the appropriation of the costs of any sale will be applied to the appropriation of the costs of any sale will be applied to the appropriation.
maximum principal amount of all advances secured by this Mortgo. "The Personal amount of all advances secured by this Mortgo." "The Personal amount of all
maximum principal amount of all advances secured by this Mortgo. maximum principal amount of all advances secured by this Mortgo. mecessary, you shall promptly take all necessary remedial actions in accorda with applicable environmental laws. Default. If you do not keep the promises you made in this storgage or you are the terms of your loan agreement, you will be in default. If you are in default of the terms of your containing the Credit Dinit paragraphs or as otherwise proposed by the county in the terms of your containing balance and demand paragraphs in fedults, and the proceeds of any sale will be applied first to any cost and expensive for the proceeds of any sale will be applied first to any cost and expensive for the proceeds of any sale will be applied first to any cost and expensive for the proceeds of any sale will be applied first to any cost and expensive for the proceeds of any sale will be applied first to any cost and expensive for the proceeds of any sale will be applied first to any cost and expensive for the proceeds of any sale will be applied first to any cost and expensive for the proceeds of any sale will be applied first to any cost and expensive for any cost and the to the arrows for any cost and the to the arrows for any cost and the tothe arrows for any cost and the tother arrows
for a line of credit in the TOTAL AMOUNT of \$ 60.000 cenewals, modifications, refinancings and/or replacements of that loan agreements on the lender, made after a reduction in the balance or otherwise to the second warrant to us, subject to liens of record, the Property locates the county, Indiana, described as: 4, AS PER PLAT OFFICE OF THE maximum principal amount of all advances secured by this Mortgres." necessary, you shall promptly take all necessary remedial actions in accordate with applicable environmental laws. Default. If you do not keep the promises you made in this stortgas for you are meet the terms of your loan agreement, you will be in default. If you are in our we may use any of the rights or remedies stated in your loan agreement income but not invited to, those stated in the Default, Remedies on Default, and Reducing the Credit Limit paragraphs or as otherwise protected by applicable law we accelerate your outstanding balance and demand parient in full you give the power and authority to sell the property according to modedures allowed by The proceeds of any sale will be applied first to any cost and expension of the including the costs of any sale will be applied first to any cost and expension of the including the costs of any sale will be applied first to any cost and expension of the including the costs of any sale will be applied first to any cost and expension of the including the costs of any sale will be applied first to any cost and expension of the including the costs of any sale will be applied first to any cost and expension of the including the costs of any sale will be applied first to any cost and expension of the including the costs of any sale will be applied first to any cost and expension of the including the costs of any sale will be applied first to any cost and expension of the including the costs of any sale will be applied first to any cost and expension of the including the costs of any sale will be applied first to any cost and expension of the including the cost
for a line of credit in the TOTAL AMOUNT of \$ 50,000,000 enewals, modifications, refinancings and/or replacements of that loan agreement on the lender, made after a reduction in the balance or otherwise to the set and warrant to us, subject to liens of record, the Property locates of the county, Indiana, described as: 4, AS PER PLAT OFFICE OF THE maximum principal amount of all advances secured by this Mortgies." necessary, you shall promptly take all necessary remedial actions in accordate with applicable environmental laws. Default. If you do not keep the promises you made in this Mortgate ryou with applicable environmental laws. Default. If you do not keep the promises you made in this Mortgate ryou we may use any of the rights or remedies stated in your loan agreement, you will be in default. If you are in default we may use any of the rights or remedies stated in your loan agreement included by those stated in the Default, Remedies on Default, and Reducing the Credit Limit paragraphs or as otherwise provided by applicable law we accelerate your outstanding balance and demand particular in fact you give the power and authority to sell the property according to more during allowed by The proceeds of any sale will be applied first to any cost fair despends of the including the costs of any sale will be applied first to any cost fair dexpends of the including the costs of any sale will be applied first to any cost fair dexpends of the including the costs of any sale will be applied first to any cost fair dexpends of the including the costs of any sale will be applied first to any cost fair dexpends of the including the costs of any sale will be applied first to any cost fair dexpends of the including the costs of any sale will be applied first to any cost fair dexpends of the including the costs of any sale will be applied for the property according to more fair or the property according to more fair or the property according to the property according to more fair or the property according to the propert
maximum principal amount of all advances secured by this Mortgoes." maximum principal amount of all advances secured by this Mortgoes." maximum principal amount of all advances secured by this Mortgoes." mecessary, you shall promptly take all necessary remedial actions in accorda with applicable environmental laws. Default. If you do not keep the promises you made in this stortgaster you are meet the terms of your loan agreement, you will be in default. If you are in data we may use any of the rights or remedies stated in your loan agreement included by those stated in the Default, Remedies on Default, and Reducing the Credit Limit paragraphs or as otherwise producted by applicable lay we accelerate your outstanding balance and demand partent in full you give the power and authority to sell the property according to moved use allowed by The processor of any sale will be applied first to any cost and expenses of the including the costs of any experimental investigation of the including the costs of any payeromental investigation of the including the costs of any experimental investigation of the including the costs of any experimental investigation of the including the costs of any experimental investigation of the including the costs of any experimental investigation of the including the costs of any experimental investigation of the including the costs of any experimental investigation of the including the costs of any experimental investigation of the including the costs of any experimental investigation of the including the costs of any experimental investigation of the including the costs of any experimental investigation of the including the costs of any experimental investigation of the including the costs of any experimental investigation of the including the costs of any experimental investigation of the including the costs of any experimental investigation of the including the costs of any experimental investigation of the including the costs of any experimental investigation of the including the i
maximum principal amount of all advances secured by this Mortgres." maximum principal amount of all advances secured by this Mortgres." necessary, you shall promptly take all necessary remedial actions in accorda with applicable environmental laws. Default. If you do not keep the promises you made in this blortgaster you are in data we may use any of the rights or remedies stated in your loan agreement, you will be in default. If you are in data we may use any of the rights or remedies stated in your loan agreement included by those stated in the Default, Remedies on Default, and Reducing the Credit Limit paragraphs or as otherwise producted by applicable law we accelerate your outstanding balance and demand partners in full you give the power and authority to sell the property according to modedures allowed by The proceeds of any sale will be applied first to any cost and expenses of the including the costs of any experience and than to the amount first own of the model.
maximum principal amount of all advances secured by this Mortgres." necessary, you shall promptly take all necessary remedial actions in accorda with applicable environmental laws. Default. If you do not keep the promises you made in this blortgaster you are meet the terms of your loan agreement, you will be in default if you are in data we may use any of the rights or remedies stated in your loan agreement include but not limited to those stated in the Default, Remedies on Default, and Reducing the Credit Limit paragraphs or as otherwise producted by applicable law we accelerate your outstanding balance and demand partent in fath you give the power and authority to sell the property according to modedures allowed by The proceeds of any sale will be applied first to any cost and expenses of the including the costs of any environmental investigation of the diameter of the proceeds of the costs of any environmental investigation of the diameter of the proceeds of the proceeds of any sale will be applied first to any cost and expenses of the limit of the second by the process of the proceeds of any sale will be applied first to any cost and expenses of the limit of the second by the process of the process of any sale will be applied first to any cost and expenses of the limit of the process of any sale will be applied first to any cost and expenses of the limit of the process of any sale will be applied first to any cost and expenses of the limit of the process of any sale will be applied first to any cost and expenses of the limit of the process of any sale will be applied first to any cost and expenses of the limit of the process of the limit of
maximum principal amount of all advances secured by this Mortgoes." necessary, you shall promptly take all necessary remedial actions in accorda with applicable environmental laws. F) Default. If you do not keep the promises you made in this stortgas for you. It meet the terms of your loan agreement, you will be in default. If you are in out we may use any of the rights or remedies stated in your loan agreement included but not limited to, those stated in the Default, Remedies on Default, and Reducing the Credit Limit paragraphs or as otherwise producted by applicable law we accelerate your outstanding balance and demand partent in fath you give the power and authority to sell the property according to movedures allowed by The produced of any sale will be applied first to any cost and expenses of the including the costs of any pale will be applied in too story and expenses of the including the accordance of the product of the costs of any sale will be applied to the accordance of the product of the costs of any sale will be applied to the accordance of the product of the costs of any sale will be applied to the accordance of the product of the costs of any sale will be applied to the accordance of the product of the costs of any sale will be applied to the accordance of the product of the costs of any sale will be applied to the product of the pro
maximum principal amount of all advances secured by this Mortges." necessary, you shall promptly take all necessary remedial actions in accords with applicable environmental laws. Default. If you do not keep the promises you made in this stortgaster you. It meet the terms of your loan agreement, you will be in default if you are in our we may use any of the rights or remedies stated in your loan agreement included but not limited to, those stated in the Default, Remedies on Default, and Reducing the Credit Dimit paragraphs or as otherwise produced by applicable its we accelerate your outstanding balance and demand partient in full you got the power and authority to sell the property according to more during allowed by the proceeds of any sale will be applied first to any cost and expenses of the including the costs of any environmental investigation of the including the costs of any environmental investigation of the including the costs of any environmental investigation of the including the costs of any environmental investigation of the including the costs of any environmental investigation of the including the costs of any environmental investigation of the including the costs of any environmental investigation of the including the costs of any environmental investigation of the including the costs of any environmental investigation of the including the costs of any environmental investigation of the including the costs of any environmental investigation of the including the costs of any environmental investigation of the including the costs of any environmental investigation of the including the costs of any environmental investigation of the including the costs of any environmental investigation of the including the costs of any environmental investigation of the including the costs of any environmental investigation of the including the costs of any environmental investigation of the including the costs of the including the
maximum principal amount of all advances secured by this Mortgres." necessary, you shall promptly take all necessary remedial actions in accords with applicable environmental laws. F) Default. If you do not keep the promises you made in this stortgaster you meet the terms of your loan agreement, you will be in default. If you are in default we may use any of the rights or remedies stated in your loan agreement include the those stated in the Default, Remedies on Default, an Reducing the Credit Limit paragraphs or as otherwise provided by applicable the we accelerate your outstanding balance and demand parient in full you give the power and authority to sell the property according to more dures allowed by The proceeds of any sale will be applied first to any cost and expense of the including the costs of any environmental laws.
maximum principal amount of all advances secured by this Mortges." necessary, you shall promptly take all necessary remedial actions in accords with applicable environmental laws. F) Default. If you do not keep the promises you made in this stortgaster you meet the terms of your loan agreement, you will be in default. If you are in default we may use any of the rights or remedies stated in your loan agreement incomput not limited to those stated in the Default, Remedies on Default, an Reducing the Credit Limit paragraphs or as otherwise provided by applicable is we accelerate your outstanding balance and demand parient in full you go the power and authority to sell the property according to procedures allowed by The proceeds of any sale will be applied first to any cost and expense of the including the costs of any each of the second than to the amount for undefault and particular than the second than to the amount for undefault and particular than the second than to the amount for undefault and particular than the second than to the amount for undefault and particular than the second than to the amount for undefault and particular than the second than to the amount for undefault and particular than the second than the secon
necessary, you shall promptly take all necessary remedial actions in accords with applicable environmental laws. F) Default. If you do not keep the promises you made in this bortgast or you meet the terms of your loan agreement, you will be in default if you are in default we may use any of the rights or remedies stated in your loan agreement incord but not limited to those stated in the Default, Remedies on Default, an Reducing the Credit Limit paragraphs or as otherwise provided by applicable is we accelerate your outstanding balance and demand partient in full you give the power and authority to sell the property according to modedures allowed by The proceeds of any sale will be applied first to any cost and expenses of the including the costs of any environmental investigation of the costs of any environmental investigation of the costs of any environmental investigation of the costs of any environmental investigation and the costs of any environmental investigation are considered.
necessary, you shall promptly take all necessary remedial actions in accordate with applicable environmental laws. F) Default. If you do not keep the promises you made in this program of you are in default. If you are in default, if you are in default in your loan agreement, you will be in default. If you are in default we may use any of the rights or remedies stated in your loan agreement included but not limited to those stated in the Default, Remedies on Default, and Reducing the Credit Limit paragraphs or as otherwise provided by applicable has we accelerate your outstanding balance and demand particular in fath you give the power and authority to sell the property according to modedures allowed by The proceeds of any sale will be applied first to any cost and expenses of the including the costs of any experience and then to the appoint first your desirable with the property of the property o
necessary, you shall promptly take all necessary remedial actions in accords with applicable environmental laws. F) Default. If you do not keep the promises you made in this bortgast or you are in detailed to the rights or remedies stated in your loan agreement, you will be in default. If you are in detailed to those stated in the Default, Remedies on Default, an Reducing the Credit Limit paragraphs or as otherwise provided by applicable the we accelerate your outstanding balance and demand partient in full you give the power and authority to sell the property according to movedures allowed by The proceeds of any sale will be applied first to any cost production paid to the costs of any early contend at the selection of the limit of the costs of any early contend then to the amount for underlying and the costs of any early contend then to the amount for underlying and the costs of any early contend then to the amount for underlying and the costs of any early contend then to the amount for underlying and the costs of any early contend then to the amount for underlying the costs of any early contend then to the amount for underlying the costs of any early contend then to the amount for underlying the costs of any early contend then to the amount for underlying the costs of any early contend then to the amount for underlying the costs of
with applicable environmental laws. F) Default. If you do not keep the promises you made in this program of your loan agreement, you will be in default if you are in day we may use any of the rights or remedies stated in your loan agreement incorput not limited to those stated in the Default, Remedies on Default, an Reducing the Credit Limit paragraphs or as otherwise provided by applicable in we accelerate your outstanding balance and demand parient in full you give the power and authority to sell the property according to mocedures allowed by The proceeds of any sale will be applied first to any cost and expenses of the including the costs of any environmental investigation of the including the costs of any environmental investigation.
meet the terms of your loan agreement, you will be in default. If you are in day we may use any of the rights or remedies stated in your loan agreement included to those stated in the Default, Remedies on Default, an Reducing the Credit Limit paragraphs or as otherwise promited by applicable law accelerate your outstanding balance and demand partient in full you get the power and authority to sell the property according to procedures allowed by The proceeds of any sale will be applied first to any cost and expension of the including the costs of any eavironmental investigation of the costs of any eavironmental investigation and the costs of t
reducing the Credit Limit paragraphs or as otherwise property by applicable law accelerate your outstanding balance and demand partient in full you get the power and authority to sell the property according to procedures allowed by The proceeds of any sale will be applied first to any cost and expension of the including the costs of any environmental investigation of the costs
Reducing the Credit Limit paragraphs or as otherwise provided by applicable law accelerate your outstanding balance and demand parrient in full you give the power and authority to sell the property according to procedures allowed by The proceeds of any sale will be applied first to any cost and expension of the including the costs of any environmental investigation of the costs of the
the power and authority to sell the property according to procedures allowed by The proceeds of any sale will be applied first to any cost and experience of the including the costs of any environmental investigation open to the procedure of the costs of any environmental investigation open to the amount for a cost of the costs o
including the costs of any environmental investigation objected attorney is fees and then to the amount four owner in under
is, then to reasonable attorney's fees and then to the amount fou owe sunder to an agreement of the Property or may interest on Sale. If you sell or transfer all or any part of the Property or may interest.
G) Due on Sale. If you sell or transfer all or any part of the Property or any interest
the Property without our prior written consent, the entire balance of what you us under your loan agreement is due immediately.
H) Eminent Domain. Notwithstanding any taking under the power of eminent dor
you shall continue to pay the debt in accordance with the terms of the loan agment until any award or payment shall have been actually received by you. By
ing this Mortgage, you assign the entire proceeds of any award or payment and interest to us.
Other Terms. We do not give up any of our rights by delaying or failing to exe
them at any time. Our rights under the loan agreement and this Mortgage are culative. You will allow us to inspect the Property on reasonable notice. This
include the right to perform any environmental investigation that we deem no sary and to perform any environmental remediation required under environmental
Day. Any investigation or remediation will be conducted solely for our benefit to protect our interest. If any term of this Mortgage is found to be illegal or u
torceuble, the other terms will still be in effect. We may, at our option, extending of payment of any part or all of the indebtedness secured by this Mort
reduce the payments or accept a renewal note, without the consent of any ju
lienbolder. No such extension, reduction or renewal shall impair the lien or priof this Mortgage, nor release, discharge or affect your personal liability to us.
South Suc Joshe
Mortgagor
DOROTHY SUE FORBES
Κ
Mortgagor
day of <u>OCTOBER 1996</u> , 19 <u>x</u> , Mortga
(h. OR - A - Moriga
Y TUPL COUNTY CHOMME NOIST Public
Notary Public, MYRA R. BROWN-FROMME, Notary Public Physics of Porter County, Indiana
My Commission Expression expires out to be a supplied of Porter County, Indiana When recorded, Remit of Porter County, Indiana
MBD - HOME EQUITY CENTER
ONE INDIANA SQUARE, SUITE M1304

BANK COPY

NBD 118-0981 Rev. 1/95